THE

VOLUME III.

UNITED PROVINCES CODE.

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GOVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT

THE

UNITED PROVINCES CODE.

IN THREE VOLUMES.

COSTAINING

THE REGULATIONS AND ACTS IN FORCE IN THE UNITED PROVINCES OF AGRA AND OUDH;

nti #

A CHRONOLOGICAL TABLE, AN APPENDIX AND AN INDEX

FIFTH EDITION.

VOLUME IN:

Acts of the Local Council from 1917—1920, an Appendix containing lists of enactments in force in the Scheduled Districts and an Index.

> CALCUTA SUPERINTENDENT GOVERNMENT PRINTING, INDIA 1923

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UNITED PROVINCES CODE.

VOLUME III.

PART III.

ACTS OF THE LIEUTENANT-GOVERNOR OF THE UNITED PROVINCES OF AGRA AND OUDH IN COUNCIL.

THE UNITED PROVINCES PUBLIC GAMBLING (AMENDMENT) ACT, 1917

UNITED PROVINCES ACT No I of 1917.1

[Attlies to the United Provinces]

[29th November, 1916, 26th December, 1916.]

An Act further to amend the law in force in the United Provinces relating to public gambling

Whereas it is expedient further to amend the law in force in the

United Provinces relating to public gambling,

o 8. And whereis the senction of the Governor General has been obtained under section 79 (2) of the Government of India Act, 1915, to the passing of this Act;

It is hereby enacted os follows --

1. (1) This Act may be called the United Provinces Public Gambling (Amendment) Act, 1917.

(2) It extends to all the territories for the time being administered by the Lieutenant Governor of the United Provioces

2 For the deficition of "common gaming-house," in section 1 / of the Public Gambling Act, 1867, the following shall be substituted, namely --

[Vol I of this Code, p 98]

Ther Statement of Objects and Reasons, see United Province Garrier 1916 Pt. VII., p. 871 if a Report of Select Committee are side 1916 Th. VII., p. 872 and for Province are from the see VIII. p. 872 and 673 for Province are view of the Province and Pro

Amendment of sections 3, 4, 5, 6 and 10 of Act III of 1867.

3. For the words, "house, walled enclosure, room or place" in sections 3, 4, 5, 6, and 10 of the Public Gambling Act, 1867, wherever they occur, the words "house, room, tent, walled enclosure, space, vehicle, vessel or place" shall be substituted.

Repeal of section 12 of Act III of 1867.

4. Section 12 of the Public Gambling Act, 1867, is hereby repealed.

Amendment of section 13 of Act III of 1867.

5. For the words "playing for money or other valuable thing with cards, dice, counters or other instruments of gaming, used in playing any game not being a game of mere skill," in section 13 of the Public Gambling Act, 1867, the word "gaming" shall be substituted.

Insertion of new section 13A in Act III of 1867.

Ø

6. After section 13 of the Public Gambling Act, 1867, the following section shall be inserted, namely:-

[Vol. I of this Code, p. 102.]

UNITED PROVINCES ACT No. II of 1917.1

[APPLIES TO OUDH.]

[21st February, 1917; 16th April, 1917.]

An Act further to amend the Oudh Courts Act, 1891.

WHEREAS it is expedient further to amend the Oudh Courts Act, XIV of 1891. 1891:

And whereas the sanction of the Governor General in Council has been obtained under section 79 (2) of the Government of India Act, 5 & 6 Geo. 5, 1915, to the passing of this Act; It is hereby enacted as follows:-

Short title.

- 1. This Act may be called the Oudh Courts (Amendment) Act, 1917.
- **A**mendment of section 4 of Act XIV of 1891.
- 2. For section 4 of the Oudh Courts Act, 1891, the following shall be substituted:—

[Vol. I of this Code, p. 343.]

Amendment of section 5 of Act XIV of 1891.

3. (1) In sub-section (2) of section 5 of the said Act for the words "the other Additional Judicial Commissioner" the words "another Additional Judicial Commissioner" shall be sustituted.

For Statement of Objects and Reasons, see United Provinces Gazette, 1916, Pt. VII, p. 832; and for Proceedings in Council, see ibid, 1916, Pt. VII, p. 887, and ibid, 1917, pp. 74 and 94.

1917: U. P. Act III.1 Veheal

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(2) In sub-section (3) of section 5 of the said Act the words "or more " shall be inserted between the word "three" and the word " judges "

THE UNITED PROVINCES MEDICAL ACT, 1917.

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Persons who are entitled to have their names entered in the Register of Medical Practitioners.

UNITED PROVINCES ACT No. III of 1917.1

[APPLIES TO THE UNITED PROVINCES.]

[21st May, 1917; 19th July, 1917.]

An Act to provide for the Registration of certain Medical Practitioners in the United Provinces.

Preamble.

Whereas it is expedient to provide for the registration of certain medical practitioners in the United Provinces: It is hereby enacted as follows:—

Preliminary.

Short title, extent, and commencement.

- 1. (1) This Act may be called the United Provinces Medical Act, 1917.
- (2) It extends to the territories for the time being administered by the Lieutenant-Governor of the United Provinces.

For Statement of Objects and Reasons, see United Provinces Gazette, 1916, Pt. VII, p. 28; for Report of Select Committee, see ibid, 1916, Pt. VII, p. 69; and for Proceedings in Council, see ibid, 1916, Pt. VII, pp. 52, 709, and ibid, 1917, p. 581.

- (3) Sections 30 and 32 shall not come into force until a date to be nunciated in this behalf by the Local Government by notification in the Gazette
 - 2 In this Act-

Defin tions.

- (a) the expression "the Medical Acts" means the Medical Act, 21 & 22 % 1858, and the Acts amending the same,
- (b) the expression "the Council" means the Council established under section 3, and
- (c) the expression "registered practitioner" means a person . registered under the provisions of this Act

The Limited Provinces Medical Council

- 3 1 Council shall be established and called "the United Pro Established vinces Medical Council," and such Council shall be a body corporate in of froand have perpetual succession and a common seal and shall by the vinces Melli said name sue and be sued
- 4 (1) The said Council shall consist of thirteen members appointed Core i uti n in the following monner, namely -
 - (a) a president to be nominated by the Local Government,
 - (b) five members to be nominated by the Local Government,
 - (c) one member to be elected by the Syndicate of the University of Minhabad.
 - (d) one member to be elected by medical practitioners who-
 - (1) are registered under the Medical Acts or are doctors backelors or licentiates of medicine or masters of obstetrics or masters backelors or licentiates of sur gers of the Universities of Calcutta Bombay, Madras or Inhore
 - (11) are residing in the United Provinces and registered under this act or, in the ease of the first election. qualified to be so registered and

(iii) are in the service of Government.

- (c) two members to be elected by medical practitioners who are nnt in the service of Government but are otherwise qualified in the manner prescribed in clause (d),
- (f) one member to be elected by medical practitioners who, not being qualified in the manner prescribed in sub-clause (i) of classe (d) --
 - (i) are residing in the United Provinces and registered under this Act or, in the case of the first election, qualified to be an registered and (ii) are in the service of Gaverament

[&]quot; Sect of "O was by" ht gets force from the let January 1919 are United Previous Garette 1719 Pt I p 227

- (g) one member to be elected by medical practitioners who are not in the service of Government but are otherwise qualified in the manner prescribed in clause (f):
- (h) one member to be elected by the medical graduates of the University of Allahabad.
- (2) Provided that upon the expiry of five years from the commencement of this Act, two members instead of one shall be elected by the medical graduates of the Allahabad University and thereafter the said Council shall consist of fourteen members instead of thirteen.

Nomination of members in default of election.

5. If any electoral body referred to in section 4 does not, in the case of a vacancy referred to in section 10, within three months and, in any other case, by such date as may be prescribed by rule made in that behalf under section 34 (2) (a), elect a person to be a member of the Council, the Local Government shall nominate a member in his place, and a person so nominated shall be deemed to be a member as if he had been duly elected by such body.

Disqualifications for membership. 6. (1) A person shall be disqualified for being elected or nominated a member of the Council if he—

(a) is not registered under this Act;

(b) has been sentenced by a Criminal Court to imprisonment for an offence punishable with imprisonment for a term exceeding six months or to transportation, such sentence not having subsequently been reversed or remitted, and such person's disqualification on account of such sentence not having been remitted by an order which the Local Government is hereby empowered to make, if it thinks fit, in this behalf:

(c) is an undischarged insolvent; or

- (d) has been adjudged by a competent Court to be of unsound mind.
- (2) Provided that, in the case of first elections held and first nominations made under this Act; clause (a) of sub-section (I) shall be read as if it were "is not qualified to be registered under this Act."

7. The name of every person elected or nominated a member of the Council shall be published by the Local Government in the Gazette.

- 8. The Council may permit a member to absent himself from meetings of the Council for a period not exceeding six months.
- 9. (1) A member of the Council shall be deemed to have vacated his seat who—
 - (a) fails to accept office within one month of the date of his nomination or election, or

Publication of names of members.

Leave of absence to members.

Occurrence of casual vacancies.

- (b) is absent without excuse sufficient in the opinion of the Council from three consecutive meetings of the Council,
- (c) is absent out of India for a period exceeding six consecutive months, or
- (d) becomes subject to any of the disabilities set forth in section 6
- (2) On the occurrence of a vacance referred to in sub-section (1), the president shall forthwith report the fact of such vicincy to the Local Government
- 10 If a number of the Council dies or resigns his membership, Filing of or ceases to be a member is provided in section 9 (1), the vacance shall causal vacance filled within three months by a fresh election or nomination as the cless that be
- 11 (1) The term of other of a member of the Council shall be Termofolice three verts from the date of his acceptance of office
- (2) A person censing to be a member by reason of the expiration of his term of office shall, if not disqualified for any of the reasons mentioned in section 6, be eligible for re-election or re-nomination
- 12 (1) No business shall be transacted at a meeting of the Council Quorum and unless a quorum of six minihers be present
- (2) Sive as otherwise provided in section 26 (1) (b) all questions arising at a meeting shall be decided by the votes of the impority of the members present and voting, or in the case of an equality of votes, by the casting vote of the president, or, in his ab case of the member presiding at the meeting
- (3) No act or proceeding of the Council shall be deemed invalid merely by reason of a viciney in the Council or of n defect in the election or nomination of a person neiting as a member of the Council
- 13 (1) Subject to the provisions of this let and of any rules made i emblaced by the Local Government under this let, the Council may make regula as iomettions in respect of—
 - (a) the times and places at which the meetings shall be beld,
 - (b) the issue of notices convening such meetings, and
 - (c) the conduct of business therest
- (2) Until such time as the regulations referred to in subsection (I) have come into oper train it shall be lawful for the president to summar a meeting at such time and place as to him shall seem expedient, by letter addressed to each member.
- 14 There shall be part to the members of the Council such ex-Paymented penses as man from time to time be prescribed by regulation under exercise section of (7) (a)

- (g) one member to be elected by medical practitioners who are not in the service of Government but are otherwise qualified in the manner prescribed in clause (f);
- (h) one member to be elected by the medical graduates of the University of Allahabud.
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Disqualifications for membership.

- 6. (1) A person shall be disqualified for being elected or nominated a member of the Council if he—
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 - (b) has been sentenced by a Criminal Court to imprisonment for an offence punishable with imprisonment for a term exceeding six months or to transportation, such sentence not having subsequently been reversed or remitted, and such person's disqualification on account of such sentence not having been remitted by an order which the Local Government is hereby empowered to make, if it thinks fit, in this behalf:

(c) is an undischarged insolvent; or

- (d) has been adjudged by a competent Court to be of unsound mind.
- (2) Provided that, in the case of first elections held and first nominations made under this Act; clause (a) of sub-section (1) shall be read as if it were "is not qualified to be registered under this Act."

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Occurrence of casual vacancies.

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- (2) Save as otherwise provided in section 26 (1) (b) all questions arising at a meeting shall be decided by the votes of the majority of the members present and voting, or, in the easo of an equality of votes, by the casting vote of the president or, in his absence of the member presiding of the meeting
- (3) No act or proceeding of the Council shall be decided invalid merely by reason of a vacancy in the Council or of a defect in tho election or nomination of a person acting as a member of the Council
- 13 (1) Subject to the provisions of this let and of one rules mode Legulations by the I ocal Government under this Let the Council may make regula as to meettions in respect of-

 - (a) the trice and places at which the meetings shall be held, (b) the issue of notices convening such meetings, and
 - (c) the cooduct of business thereat
- (2) Until such time as the regulations referred to in sub-section (1) have come into aperation at shall be lawful for the president to summon a meeting at such time and place as to him shall seem expedient, by letter addressed to each member
- 14 There shall be part to the members of the Council such ex-Payment of peases as may from time to time be prescribed by regulation under expenses to section of (3) (a)

Appointment of registrar and other officers.

- 15. (1) With the previous sanction of the Local Government, the Council—
 - (a) shall appoint a Registrar;
 - (b) may grant leave to such Registrar and appoint a person to act in his place; and
 - (c) shall pay to the Registrar and to the person (if any) appointed to act in his place such salary and such allowances (if any) as the Council may determine.
- (2) The Council may appoint such other officers and such clerks and servants as it may consider necessary for the purposes of this Act, and shall pay them such salary and such allowances (if any) as the Council may determine.
 - (3) The Registrar shall act as secretary to the Council.
- (4) Every person appointed under sub-sections (1) and (2) shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code.

The Register of Medical Practitioners.

Orders by Council for maintenance of register.

- 16. (1) The Council shall, as soon as conveniently may be after the commencement of this Act, and from time to time as occasion may require, make orders for regulating the maintenance of a register of medical practitioners.
- (2) The said register shall be kept in such form as may be prescribed by rule made under section 34 (2) (b).

Registrar's functions in respect of register.

- 17. (1) The Registrar shall keep the register of medical practitioners in accordance with the provisions of this Act and of any orders made by the Council, and shall from time to time make all necessary alterations in the registered addresses or appointments, and the registered qualifications or titles, of the practitioners entered therein and erase the names of any practitioners who have died or have permanently ceased to practise in India.
- (2) To enable the Registrar to fulfil the duties imposed upon him by sub-section (1), he may send through the post a letter to any registered practitioner, addressed to him according to his registered address or appointment, to inquire whether he has ceased to practise or whether his residence or appointment has been changed; and, if no answer to any such letter is received within a period of six months from its despatch, the Registrar may erase the name of such registered practitioner from the register:

Provided that any name erased under this sub-section may be reentered in the register under the direction of the Council.

- 18. (1) Every person referred to in this Schedule shall, subject to personate provisions hereinafter contained, and on payment of such fees as enlitted to be may be prescribed in this behalf by regulations made under section [74 (2) (b), be entitled to have his name entered in the register of medical practitioners.
- (2) Provided that the Registrar shall refer to the Conneil now application for entry in the register from a person in respect of whom he considers that the Council may wish to proceed under section 26 (1)
- (3) Provided also that the Registrar, if so directed by the Council, shall refuse to register the name of any person who holds a medical degree, diploma, or certificate granted in any foreign country or British calony which does not recognize the included degrees diplomas or certificates of the Universities or Local Governments of British India

19. If the Council is satisfied-

Amendment of Scholake

- (a) that a title granted or qualification certified by a University
 Medical Corporation examining body or other institution
 is a sufficient guarantee that persons holding such title or
 qualification possess the knowledge and skill requisite for
 efficient practice of medicine surgers and midwifers, or
- (b) that n title or qualification referred to in article 3 of the Schedule is not a sufficient guarantee as aforesaid,

it may make a report to that effect to the Lecal Government which may, if it thinks fit, thereupon direct, by notification in the Gazette,—

- (1) in ease (a), that the possession of such title or qualification shall subject to the provisions bereinafter cantained, and on payment of such fire as may be prescribed in this behalf by regulation made under section 34 (2) (b) entitle a person to have his name entered in the register of medical practitioners or
- (2) in case (b) that the possession of such title or qualification shall not entitle a person to have his name entered in the said register;

and the Schedule shall thereupon be deemed to be altered accordingly

- 20 The Council shall have power to call on the governing body percent or authorities of a medical college or school, other than a college or can't is school affiliated to the University of Middalal Labore, Calcutta ratio from Bombay, or Madray included in or desirons of being included in the restal school of the college of the college
 - (a) to furnish such reports, reforms or other information as the Council may require to enable at to judge of the efficiency of the instruction given therein in a choice surgery, and midwifers, and

(b) to provide facilities to enable a member of the Council deputed by the Council in this behalf to be present at the examinations held by such college or school.

Information required of registration.

- 21. Every person who applies to have his name entered in the applicant for register of medical practitioners—
 - (a) must satisfy the Registrar that he is possessed of some title or qualification referred to in the Schedule, as altered by notifications (if any) issued under section 19; and
 - (b) if he is registered under the Medical Acts,-
 - (i) must correctly inform the Registrar of the date of such registration, and
 - (ii) must furnish the Registrar with a correct statement of the titles or qualifications in respect of which he is so registered, and of the dates on which he obtained them, or
 - (c) if he is not registered under the Medical Acts, must correctly inform the Registrar of the dates on which he obtained the titles or qualifications which entitle him to claim registration under this Act, and
 - (d) give the Registrar any information which he reasonably may require for the purpose of discharging his duties under this Act.

Entry of new titles and qualifications in register.

22. If a person whose name is entered in the register of medical practitioners obtains any title or qualification other than the title or qualification in respect of which he has been registered, he shall, on payment of such fee as may be prescribed in this behalf by regulation made under section 34 (3) (b), be entitled to have an entry stating such other title or qualification made against his name in the register, either in substitution for, or in addition to, any entry previously made.

Disposal of fees.

23. All fees received by the Council under this Act shall be applied for the purposes of this Act, in accordance with such rules as may be made by the Local Government under section 34 (2) (c).

Appeal to Council from decision of Registrar.

24. If a person is dissatisfied with a decision of the Registrar, refusing to enter any title or qualification of such person in the register of medical practitioners, he may, at any time within three months from the date of such decision, appeal to the Council.

Erasure of fraudulent and incorrect entries.

25. Any entry in the register of medical practitioners, which is proved to the satisfaction of the Council to have been fraudulently or incorrectly made, may be erased under an order in writing of the Council, after notice has been given to the person concerned and his objections (if any) have been considered.

28 (1) The Council may, upon reference from the Registrar or Power of otherwise, prohibit the entry in, or order the removal from, the register prohibit of the name of any medical practitioner—

to direct to direct to direct to the council of the

(a) who has been sentenced by a Cruminal Court to imprisonment removitance for an offence indicating in the opinion of the Council the register, such a defect in character as would render the entry or continuousce of his name in the register undesirable, or

- (b) whom the Council after inquiry (at which an apportunity has been given to him to be heard in his defence and to appear either in person or by conniel, vikil, pleader or attorned and which has in the discretion of the Council, he held in camera) has found guilts by a majority of two thirds of the members present and voting at the meeting of in famous conduct in any prafessional respect
- (2) Nothing in sub-section (1) shall be deemed to justify the exclusion or removal from the register of the name of any medical practitioner on the ground of his adoption of a theory of medicine and surgery not in accordance with the accepted view for the time being or of his association with a said, hallim, or homospath or an unregister ed practitioner, so long as that unregistered practitioner
 - (a) is possessed of one of the qualifications specified in the Schedule, and
 - (b) is not a person whose name he has reason to believe has been excluded or removed from the register by the Council under sub-section (1) or would be so excluded if application for registration thereof were made.
- (3) The Council may direct that the name of now person against whom an order has been made under sub-section (1) shall be entered or to entered as the case may be
- 27. (1) An appeal shall be to the Local Government from every Afficial decision of the Council under section 24 or 26
- (2) Every appeal under sub-section (1) shall be preferred within General three months from the date of such decision
- 28 No suit or other ligal proceeding shall be in respect of an large, not done in the exercise of a power conferred by this Act on the Local brail process.

 Government or the Council or the Registrar
- 29 (1) Livery registrar of deaths who receives natice of the death server of a person whose name he knows to be entered in the register of sense and medical practitioners shall furthwith transmit by post to the Registrar same free of the Council a certificate of such death, signed by him and stating the particulars of the time and place of death.

(2) On receipt of such certificate, or other reliable information regarding such death, the Registrar of the Council shall erase the name of the deceased person from the register.

Penalty on unregistered person representing that ho is registored.

Procedure in inquiries and appeals.

30. If a person whose name is not entered in the register of medical practitioners falsely pretends that it is so entered or uses in connection with his name or title any words or letters representing that his name is so entered, he shall, whether any person is actually deceived by such representation or not, be punishable, on conviction by a Magistrate of the first class, with fine which may extend to three hundred rupees.

31. For the purpose of any inquiry held under section 26, or of any appeal under section 24, the Council shall be deemed to be a Court within the meaning of the Indian Evidence Act, 1872, and shall I of 1872. exercise the powers of a Commissioner appointed under the Public Servants (Inquiries) Act, 1850; and every such inquiry and appeal shall axxii of be conducted, as far as may be, in accordance with the provisions of section 5 and sections 8. to 10 of the said Public Servants (Inquiries) XXXVII of Act. 1850.2

Reservation of certain appointments to registered practitioners.

32. Except with the general or special sanction of the Local Government or of any officer authorized by it in this behalf, no person other than a registered practitioner shall be competent to hold an appointment as medical officer of health, or as physician, surgeon or other medical officer in a hospital, asylum, infirmary, dispensary, or lying-in hospital, not being an institution avowedly maintained for the purpose of medical treatment according to the Homeopathic, Ayurvedic or Unani system, which is supported partially or entirely by public or local funds.

Annual Medical List.

Publication of, and presumption as to entries in, Annual Medical List.

- 33. (1) The Registrar shall, in every year, on or before a date to be fixed in this behalf by the Council, cause to be printed and published a correct list of the names for the time being entered in the register of medical practitioners, and setting forth-
 - (a) all names entered in the register arranged in alphabetical order according to the surnames;

(b) the registered address or appointment of each person whose name is entered in the register; and

- (c) the registered titles and qualifications of each such person, and the date on which each such title was granted or each such qualification was certified.
- (2) Every Court shall presume that a person whose name is entered in the latest of such lists is duly registered under this Act, and that a person whose name is not so entered is not registered under this Act:

Genl. Acts, Vol. II. ² Genl. Acts, Vol. I.

Provided that, it, the ease of a person who e name does not appear in such list, a certified copy, signed by the Registrar, of the entry of the name of such person in the register of medical practitioners shall be evidence that such person is registered under this Act

Rules and Regulations

34 (1) The Local Government may, after previous publication, tules and from time to time and e rules consistent with this act to carry out the Prepulsions purposes of this Act.

(2) In particular, and without prejudice to the generality of the

foregoing power, the Local Government may make rules-

(a) to regulate electrons under this Act,

(b) to prescribe the form of the register of medical practitioners to be maintained under this let.

(c) to regulate the application of fees,

(d) to regulate the procedure to be followed by the Council in-

(1) conducting any inquiry under section 26, and

- (ii) disposing of appeals from the decision of the Registrar preferred under section 24
- (3) In addition to the power conferred by section 13, the Council max, with the previous senetion of the Local Government, make regulations—
 - (a) to prescribe the expenses payable to members of the Council,
 - (b) to prescribe the fees chargeable in respect of any registration under this Act, and
 - (c) to regulate the Leeping of accounts
 - (4) All such rules and regulations shall be published in the Garette
- 35 If at any time it shall appear to the Local Government that consider the Council has fail d to exercise or has exceeded or abused a power conferred upon it under this Act or has failed to perform a duty imposed extraction upon it by this Act the Local Government may, if it considers such failure excess or abuse to be of a serious character notify the particulars thereof to the Council and if the Council fails to reme y such default excess or abuse within such time is may be fixed by the Local Government in this Lehalf the Local Government may dissolve the Council and cance all or any of the powers and duties of the Council to be exercised and performed by such agency and for such period as it may think fit

Provided that it shall take steps as soon as may be convenient to constitute a n w Council of the members pre-crilled in section 4

36. No provisions of the Act shall affect a Homosopathic, Aversed e $\delta \alpha$, or Unini practitioner

Medical.[1917: U. P. Act III. Local Rates. [1917: U. P. Act IV.

THE SCHEDULE.

PERSONS WHO ARE ENTITLED TO HAVE THEIR NAMES ENTERED IN THE REGISTER OF MEDICAL PRACTITIONERS.

(See sections 18, 19, 20 and 21.)

- 1. Every person who is for the time being registered or qualified to be registered under the Medical Acts.
- 2. Every Doctor, Bachelor or Licentiate of Medicine, or Master of Obstetrics or Master, Bachelor of Licentiate of Surgery, of the University of Calcutta, Bombay, Madras, Allahabad or Lahore.
- 3. Every person who has been trained in a Government Medical College or School in India, and holds a diploma or certificate, granted by the Government, declaring him to be qualified-
 - (a) to practise medicine, surgery and midwifery, or
 - (b) to perform the duties of military assistant surgeon, hospital assistant or sub-assistant surgeon.
- 4. Every person who has been granted a diploma by the State Medical Faculty in Bengal or by the College of Physicians and Surgeons of Bombay, declaring him to be qualified in like manner.

UNITED PROVINCES ACT No. 1V of 1917.1

[APPLIES TO THE UNITED PROVINCES.]

[30th May, 1917; 21st July, 1917.]

An Act to amend the United Provinces Local Rates Act, 1914.

Whereas it is expedient to amend the 2United Provinces Local Rates Act, 1914; It is hereby enacted as follows:—

Title, commencement nd retrostive effect.

1. (1) This Act may be called the United Provinces Local Rates (Amendment) Act, 1917. U. P. Act I

(2) It shall come into force at once, and, so far as may be necessary of 1914. to validate anything done or purporting to be done under the 2United Provinces Local Rates Act, 1914, shall have effect as if it had been in force from the commencement of that Act.

Amendment of section 15 of U. P.

2. In section 15, clause (c), of the ²United Provinces Local Rates Act, 1914, for the word, letter, and brackets "clause (a)" the word, U. P. Act I Act I of 1914. number, and brackets "sub-section (2)" shall be substituted.

¹ For Statement of Objects and Reasons, see United Provinces Gazette. 1917, Pt. VII, p. 258; and for Proceedings in Council, see ibid, 1917, Pt. VII, pp. 759 and 812.

² Supra, Vol. II.

THE OUDH SETTLED ESTATES ACT, 1917

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THE SCHEPTLE.

UNITED PROVINCES ACT No. V of 1917.1

[APPLIES TO OUDH.]

[30th May, 1917; 23rd July, 1917.]

Preamble.

WHEREAS it is expedient to consolidate and amend the law for making better provision for the preservation of the estate of the talugdars of Oudh and certain other persons; It is hereby enacted as follows:-

Short title.

1. This Act may be called the Oudh Settled Estates Act, 1917.

Extent.

It shall extend only to the estates or portions of an estate hereinafter referred to.

Interpretation clause.

Application | for permis-

sion to settle,

property.

- 2. Unless there be something repugnant in the subject or context all words occurring in this Act which are defined in the 20udh Estates Act, 1869, as amended by 2Act X of 1885 and the 2Oudh Estates (Amend- I of 1869. ment) Act, 1910, shall be deemed to have the meanings respectively U. P. Act III of 1910. assigned to them by that Act;
- "Settled estate" means immoveable property for the time being subject to the provisions of this Act by virtue of a declaration made under section 10:
- "Competent to contract" means competent to contract within the meaning of section 11 of the 3Indian Contract Act, 1872. IX of 1872

3. Notwithstanding any enactment to the contrary, it shall be lawful for-

(a) any talugdar or grantee whose name is inserted in the second, third, or fifth of the lists prepared under section 8 or

> section 9 of the Oudh Estates Act, 1869, or the heir or I of 1869. legatee of such taluqdar or grantee, or

(b) any person whose name has been inserted in a list published under section 31A, sub-section (3) of the said Act, or the

heir or legatee of such person, or

(c) such a transferee or legatee of any of the persons specified in clauses (a) and (b) as is referred to in section 14 of the ²Oudh Estates Act. 1869, or I of 1869.

(d) the heir or legatee of such a transferee or legatee as is referred to in clause (c), being entitled to a permanent, heritable, and transferable ' right in an estate, and in possession thereof, and competent to contract,

For Statement of Objects and Reasons, see United Provinces Gazette, 1916, Pt. VII, p. 96; for Report of Select Committee, see ibid, 1917, Pt. VII, p. 21; and for Proceedings in Council, see ibid, 1916, Pt. VII, pp. 427, 708, and ibid, 1917, pp. 272 and 559.

**Supra*, Vol. I.

**Genl. Acts, Vol. II.

to apply in writing to the Local Government for permission to declare that such estate or a portion thereof shall in future be held subject to the provisions of this Act

4 The Local Government may in its discretion roject such applies Rejection of tion either summarily or after such inquiry as it may think proper to *FFLestica. make

5 If such application is not rejected under section 4 the Local Isrue of Government shall jublish in the Graette a notice in English and in not a the ternacular, recting the fact that an application has been made and the purport thereof ind calling upon all persons having claims enforceable against the applicant or his immoveable property to notify the same in writing within six months from the date of publication of the notice in English, and to show cause also in writing within such period why the permission sought by the applicant should not be grant ed and shall where such a course is practicable, serve a copy of such notice upon all persons known or appearing from the application or other information received to be interested in opposing the application

6 The I ocal Government after considering the application and the Crantor result of any inquiry made by it or under its orders and any further permission particulars or information called for by it and the cause if any, show by any person against the application, may in its discretion either runt or refuse permission or grant permission in respect of a portio only

of the property to which the ai plication relates

Provided that where any portion of the immovemble property of the applicant is subject to any encumbrance or charge or may be held hable for any existing debt demand or claim the I ceal Government shall not grant such permission unless the consent of all the encum transers upon or persons entitled to clarges upon or persons having claims enforceable against the immovemble property of the applicant is obtained or the encumbrances charges or claims of such persons as object to the grant of such permission are discharged or arrangements considered satisfactory by the Local Government are made for their discharge or the Local Government is satisfied that such persons will not be projudiced by the grant of such permission

7 (1) It shall be lawful for any person for the time being entitle la pleature to and in possession of a settled estate and competent to contract to local apply to the I coal Government for permission to add to the settled the settled to estate any other immissible property in respect of which an applied settled too might be made by him under section?

(2) On receipt of such application the Local Government shall pro-

ceel according to section 1 or sections 5 and f

8 (1) Subject to the provisions of section 12 it shall be lawful for Artica a nay person for the time I sing entitled to and in possession of a settle I subject to and being a male and competent to contract to apply to the administration of the section of the s

Tot. III

declaration that property shall be held subject to the provisions of this Act.

(2) The Local Government, after considering the application and the result of any inquiry made by it or under its orders, and any further particulars or information called for by it, may in its discretion either grant or refuse permission, or grant permission in respect of a portion only of the property to which the application relates.

Form, contents, and publication of permission.

- 9. (1) Permission granted under section 6, 7, or 8, shall be in writing, signed by one of the Secretaries to the Local Government, and shall contain a description of the immoveable property in respect of which permission is granted sufficient to identify the same.
- (2) Every such permission shall be published in the Gazette in English and in the vernacular, and shall remain in force until the expiry of three months from the date of publication in English thereof, or until the death of the applicant, whichever shall first happen.

Execution of declaration.

10. The applicant may, by an instrument in writing, signed by him and attested by two or more witnesses and registered within three months from the date of publication in English of such permission (but not by a will), declare that the whole or any portion of the property in respect of which permission has been granted under section 6, 7, or 8, shall in future be held subject to, or exempt from, the provisions of this Act, as the case may be.

Such declaration shall take effect from the date of the registration thereof.

Procedure.

11. Every declaration presented for registration under section 10 shall be accompanied by the writing mentioned in section 9, and the registering officer shall satisfy himself that the property specified in the declaration presented for registration is included in the permission granted under that section, and that such permission is still in force.

Power to make certain declarations irrevocable. 12. The person executing a declaration that any property shall be held subject to the provisions of this Act may, in such declaration or by a subsequent instrument in writing, signed and attested as aforesaid, and registered, and any successor in interest of such person, in possession of the settled estate and competent to contract, may, by an instrument signed and attested as aforesaid, and registered, provide that any such declaration shall as regards the whole or any specified portion of the settled estate be irrevocable.

Duties of registering officer and Collector. 13. (1) On the registration of a declaration under section 11 or of such subsequent instrument as is mentioned in section 12, it shall be the duty of the registering officer to furnish the Collector of every district in which any portion of the property is situated with a properly authenticated copy of the same.

(2) On receipt of such copy the Collector shall cause a note to be made in such record or register as the Local Government shall direct,

and shall also cause a copy of the declaration to be published in the Gazetta in English and in the vernicular

14 Notwithstanding anything in this Act contained, it shall be Leadfor lawful for the I ocal Government if, in its opinion, the holder for the powered to time being of a settled estate is guilty of a breach of the conditions scale but of the sanad under which such estate is held or for any other sufficient for the reison, to declare by notification in the Gazette that the settled estate operation of twhich is not possession shall the Act. cease to be subject to the provisions of this Act

Such declaration shall take effect from the date of the publication thereof

15 I rept as otherwise provided by this Act no person entitled Dealage to a settled estate shall have power to transfer, dispose of alternate with reliable to a settled estate shall have power to transfer, dispose of alternate with reliable to profits thereof, or any greater or lense the same or any part thereof or the projected profits thereof, for any greater or larger interest or time than during provided the profits and the profits thereof, be held by any court to be or to have ested it such person for any larger or greater interest or time than for his life.

16 (1) The person for the time being entitled to and in possession Tanderer of a settled estate may transfer dispose of allenate consever thereof for a public encumber or lease the same or any part thereof—

(a) for a public purpose of a charitable or religious nature with the previous sanction of the Local Government or

(b) for any public purpose in favour of the Secretary of State or, with the previous sanction of the Local Government, of a local authority

(2) Any senction under sub-section (I) may impace such conditions as the Local Government decays expedient in respect of the extent or natura of the transfer, or of the terms of the instrument (if any) by which the transfer is to be effected or of any other matter

17 The person for the time being entitled to find in possession of arrical a settled estate may leave the same or may part thereof for an agricultational purpose at the best rent payable that can reasonably be obtained without fine or premium—

(a) from year to year or for a term not exceeding seven years or

(b) with the previous sunction of the Collector for a terri ex-

Provided that a lease grant d under this section-

11

(1) shall be subject to any provisions of the "Agra Tenerer Act 1901 or the "Outle Rent Act 1896 at the case may be applicable thereto and declaration that property shall be held subject to the provisions of this Act.

(2) The Local Government, after considering the application and the result of any inquiry made by it or under its orders, and any further particulars or information called for by it, may in its discretion either grant or refuse permission, or grant permission in respect of a portion only of the property to which the application relates.

Form, contents, and publication

- 9. (1) Permission granted under section 6, 7, or 8, shall be in writing, signed by one of the Secretaries to the Local Government, and of permission, shall contain a description of the immoveable property in respect of which permission is granted sufficient to identify the same.
 - (2) Every such permission shall be published in the Gazette in English and in the vernacular, and shall remain in force until the expiry of three months from the date of publication in English thereof, or until the death of the applicant, whichever shall first happen.

Execution of declaration.

10. The applicant may, by an instrument in writing, signed by him and attested by two or more witnesses and registered within three months from the date of publication in English of such permission (but not by a will), declare that the whole or any portion of the property in respect of which permission has been granted under section 6, 7, or S, shall in future be held subject to, or exempt from, the provisions of this Act, as the case may be.

Such declaration shall take effect from the date of the registration thereof.

Procedure.

11. Every declaration presented for registration under section 10 shall be accompanied by the writing mentioned in section 9, and the registering officer shall satisfy himself that the property specified in the declaration presented for registration is included in the permission granted under that section, and that such permission is still in force.

Power to make certain declarations irrevocable.

12. The person executing a declaration that any property shall be held subject to the provisions of this Act may, in such declaration or by a subsequent instrument in writing, signed and attested as aforesaid, and registered, and any successor in interest of such person, in possession of the settled estate and competent to contract, may, by an instrument signed and attested as aforesaid, and registered, provide that any such declaration shall as regards the whole or any specified portion of the settled estate be irrevocable.

Duties of registering officer and Collector.

13. (1) On the registration of a declaration under section 11 or of such subsequent instrument as is mentioned in section 12, it shall be the duty of the registering officer to furnish the Collector of every district in which any portion of the property is situated with a properly authenticated copy of the same.

(2) On receipt of such copy the Collector shall cause a note to be made in such record or register as the Local Government shall direct,

and shall also cause a copy of the declaration to be published in the Gazette in English and in the vernacular.

14. Notwithstanding anything in this Act contained, it shall be Lead Government if, in its opinion, the hilder for the remember time being of n settled estate is guilty of n breach of the conditions refer the sand under which such estate is held or for any other sufficient from the reason, to declare by notification in the Garctio that the settled estate expension of the large procession shall to be a which such person is entitled and of which he is in possession shall to be corse to be subject to the provisions of this Act.

Such declaration shall take effect from the date of the publication

15. Evept as otherwise provided by this Act, no person entitled Dealtrs on settled estate shall have power to traosfer, dispose of, aliconte, estate to the convey, charge, encumber or lease the same or any part thereof, or the projector profits thereof, far any greater or larger interest or time than during problems, has life, nor shall a settled estate, or any part thereof, or the profits thereof, he held by any court to be or to have vested as such person for any larger or greater interest or time than for his life.

16. (1) The person for the time being entitled to and in possession Tandered of a settled extent may transfer, dispose of alienate convey, charge, for a peblar encumber or lease the same or any part thereaf—

(a) for a public purpose of a charitable or religious rature with the previous sauction of the Local Government or

(b) for any public purpose in favour of the Secretary of State or, with the previous sanction of the Local Government, of a local authority

(2) Any senction under sub-section (1) may impose such conditions as the Local Government doesns expedient in respect of the extent nr nature of the transfer, or of the terms of the instrument (if any) by which the transfer is to be effected, or of any other matter

17. The person for the time being entitled to ond in possession of Arricultural a settled estate may lease the same or may part thereof for an agricul. Private fural purpose, at the best rent payable that can reasonably be abtuired without fine or premium.

(a) from year to year or for a term not exceeding s years, or

(b) with the previous senction of the Collector, for a term exceeding seven, but not exceeding fourteen years.

Provided that a lease granted under this section-

 shall be subject to nav provisions of the ¹Agra Tenancy Act, 1901, or the ²Oudh Rent Act, 1856, as the cess may be, applicable thereto, and

Crist Act II

(2) shall, unless it is in respect of land situated outside Oudh, determine on the expiration of the settlement during the currency of which it has been granted, notwithstanding that it purports to be granted for a term outlasting such settlement.

Other leases of settled estate.

- 18. The person for the time being entitled to and in possession of a settled estate may lease the same or any part thereof for any other purpose—
 - (a) at the best rent that can reasonably be obtained without fine or premium, from year to year or for a term not exceeding seven years, or
 - (b) with the previous sanction of the Collector granted in accordance with any rules made under section 24 (2) (g), for a term exceeding seven years.

Appeals to the Commissioner. 19. Any person aggrieved by an order of the Collector refusing or granting sanction under section 17 or 18 may, within sixty days from the date of the orders, appeal to the Commissioner and the Commissioner may thereupon either maintain the order of the Collector or pass any other order that the Collector was competent to pass.

Anticipation of rents.

20. Where any land is leased under the provisions of section 16, 17, or 18, no payment of any instalment of rent before it falls due shall operate to the prejudice of any successor in interest of the person to whom the payment is made.

Jurisdiction of Courts barred in certain matters.

- 21. (1) No Court shall question the validity or propriety of any declaration made under section 10—
 - (a) except in so far as the declaration purports to affect property not included in the written permission granted by the Local Government, or
 - (b) (where permission has been granted under section 6 or 7) except in so far as the person by whom the declaration is made shall be found not to have been entitled to and in possession of a permanent, heritable, and transferable right in the immoveable property included therein, or such person was not competent to contract, or

(c) (where permission has been granted under section 8) unless such person shall be found not to have been entitled to and in possession of the settled estate at the date of the application under that section, or the declaration sought

to be revoked was irrevocable.

(2) Except as provided in sub-section (1), no Court shall exercise jurisdiction in or over the following matters:—

(a) the legality, propriety, or regularity of an application under section 3, 7, or 8, or of any proceeding held or order passed thereon;

(b) the legality, propriety, regularity, or sufficiency of any notice issued under section 5:

 (c) the rejection of on application under section 4, or the grant or refusal of permission under section 6, 7, or 8;

(d) the legality, propriety or regularity of ony permission granted under section 9, or of any proceeding held under section 13, sub-section (2):

(e) the sufficiency or otherwise of the reasons for the issue of n

notification under section 14;

(f) the exercise by the Local Government or a Collector or Commissioner of ooy discretion to grant, refuse, modify, or cancel any sanction vested in it or him by section 16, 17, 18, or 19;

(g) the propriety or validity of any decision noder section 16, 17, 18 or 19; that any transfer is or is not for a public purpose or of a charitable or religious nature, or that any leose is or is not for an agricultural purpose.

22. (1) Notwithstanding the provisions of any contract or disposi- Derecuted tion to the contrary every person for the time heing entitled to a saltequest settled estate, being a male, or being a female who, under the ordinary ceases. Law to which persons of her religion and tribe are subject, would constitute o fresh slock of descent if she succeeded to the estate on an intestacy, shall, unless such person succeeded to a widow or a mother, constitute a fresh stock of descent for the purposes of section 22 of the

(2) Notwithstanding the provisions of any contract or disposition to the contrary, every person for the time being entitled to a settled estate who constitutes a fresh stock of descent according to sub-sectice (1) shall be competent to bequeath the same subject to the provisions of the Oudh Estates Act, 1869:

Oudh Estates Act, 1869, and on the death of such person intestate the settled estate shall descend according to the provisions of that section.

Provided that such person shall not be competed to bequeath the same except as an impartible estate to be held by one person only and according to the provisions of this Act, or to subject the same or the profits thereof to any demand, charge or encumbrance whatseever, or to bequeath the same to a stranger, so as to exclude from succession any person belonging to any of the classes specified to section 22 of the 10 and Fstates Act, 1809.

23. Nothing in this Act shall be deemed to deprive the helder for saving the time being of a settled estate of his right to adopt or to empower charm his widow to adopt a son, or to affect the right of any person to main-

Surra, Vol. L.

tenance under Part VIII of the 'Oudh Estates Act, 1869, or to affect I of 1869. the provisions of the 'Oudh Rent Act, 1886, or the right of the Local XXII of Government or any public authority to recover by legal process any sum due on account of land revenue or recoverable as such or recoverable under the provisions of the 'Revenue Recovery Act, 1890.

Power to make rules.

- 24. (1) The Local Government may, after previous publications, make rules for carrying out the purposes of this Act, provided that such rules shall not be inconsistent with the provisions of the Oudh I of 1869. Estates Act, 1869.
- (2) In particular, and without prejudice to the generality of the foregoing provision, the Local Government may make rules for all or any of the following matters:—
 - (a) the procedure to be followed in submitting an application to the Local Government under this Act;
 - (b) the form and contents of such an application and the documents, if any, by which such an application shall be accompanied;
 - (c) the issue and service of notices under section 5;
 - (d) the form of any declaration to be made under section 10;
 - (e) the procedure to be adopted by the Collector under section 13, sub-section (2);
 - (f) the payment or recovery of any expenses incurred in, or in connection with, proceedings held under this Act;
 - (g) the period or periods for which, and the restrictions and conditions, subject to which leases for a purpose other than agricultural and for a period exceeding seven years may be sanctioned by the Collector under section 18 (b).

Repealed.

25. The enactments specified in the Schedule are hereby repealed to the extent specified in the fourth column thereof.

THE SCHEDULE.

ENACIMENTS REPEALED.

(See section 25.)

Year. Number.				Number.	Short title.	Extent of repeal.
1900	•	•	•	11	The Oudh Settled Estates Act. 1900.	So much as has not already been repealed.
1910	•		•	II	The Oudh Settled Estates (Amendment) Act, 1910.	The whole.

¹ Supra, Vol. I. ² Genl. Acts, Vol. IV.

1918: U. P. Act II.] Bundellhand Encumbered Estates.

UNITED PROVINCES ACT No. I or 1918.1

[APPLIES TO THE UNITED PROVINCES.]

[11th February, 1918, 11th March, 1918]

An Act to amend the United Provinces Municipalities Act, 1916

WHEREAS It is expedient to amend the United Provinces Municipalities Act, 1916 (hereinafter called the said Act); It is hereby enacted as follows:-

- 1. This Act may be called the United Provinces Municipalities should be
- (Amendment) Act, 1918 2. Clause (xiii) of sub-section (1) of section 128 of the said Act Additional
- shall be re-numbered as clause (xii) and after clause (xii) of the said to subsection sub-section, the following clause shall be inserted, namely -

[Vol. II of this Code, p 903]

(1) of section 123 of Act No. 11 of 3. For the full-stop at the end of sub-section (2) of section 128 of Amendment

added, namely .-[Vol II of this Code, p 903]

the said Act shall be substituted a comma, and the following shall be (t) of section 125 of Act No Hof

4. After the words and figures "of section 123" in sub-section (5) Amendment of section 151 of the and Act, the following shall be inserted, namely .-

of sub-section (3) clorell to 133 of Act No 11 of 1916

UNITED PROVINCES ACT 11 or 1918 2

[Vol 11 of this Code, p 905]

[Airlies to the Province of Agra]

[15th April, 1918, 13th May, 1918]

An Act further to amend the Bundelkhand Encumbered Estates Act. 1903.

WHIRRAS it is expedient further to amend the Bundelkhard Fa I cumbered Estates Act, 1903; It is hereby enacted as follows:-

1. This Act may be called the Bundelkhand Encumbered Littles Short in (Amendment) Act, 1918

For Statement of Objects and Reas no see United Provinces Gazetta 1917, Pt. VII. p 1000 and for Proceedings in Council, see stid, 1917, It. VII. p 1101, and stid, 17'3

p 160 Flor Statement of Objects and Pean re-see United Provinces Carelle, 1912, Pt. VII, p. 224 at 1 for Proceedings in Council see stat, 1928, Pr 3 11, p. P.3. * Supra, Vol. II

1018

Bundelkhand Encumbered Estates. [1918: U. P. Act II.

> Oudh Amanati Notes. [1918: U. P. Act III.

Amondment of section 21 of United Provinces Act No. I of 1903.

2. In clause (a) of section 21 of the Bundelkhand Encumbered Estates Act. 1903,1 for the words "the rate of five per cent. per annum," and in clause (c) of the same section for the words "five per cent. per annum," the words "such rate as the Local Government may from time to time fix, and which may not exceed by more than two per centum per annum the rate of interest fixed by the Government of India on advances made to the Local Government" shall be substituted.

UNITED PROVINCES ACT III of 1918.2

(APPLIES TO THE UNITED PROVINCES.)

[5th May, 1918; 30th May, 1918.]

An Act to declare the interest payable to any person on an Oudh Amanati Note to be a pension within the meaning of the Pensions Act, 1871.

Whereas it is expedient that the interest payable by Government to any person on any of the Government promissory notes known in Oudh as the Amanati Notes should be declared a pension;

And whereas the sanction of the Governor General has been obtained under section 79 (2) of the Government of India Act, 1915, to altering 5 & 6 Geo. the Pensions Act as to the United Provinces of Agra and Oudh as provided c. 61. in section 2 of this Act;

It is hereby enacted as follows:--

- 1. This Act may be called the Oudh Amanati Notes Act, 1918.
- 2. The interest payable from time to time by Government to any person on any of the Government promissory notes known as Amanati Notes, whereof a list and description is set forth in Schedule I, shall be deemed to be a pension due to such person within the meaning of the Pensions Act, 1871,3 and that Act shall apply to any such interest as if XXIII of 1871. it were a pension of the classes referred to in sections 4 and 11:

Provided that in applying section 10 of the said Act to such interest, that section shall be read as if it were as follows:-

The Local Government may—

(a) order any interest amounting to more than one rupee but not more than five rupees a month payable on an Amanati Note

Short title. Interest on Amanati Notes to be deemed a pension.

¹ Supra, Vol. II. For Statement of Objects and Reasons, see United Provinces Gazette, 1917, Pt. VII, p. 1287 and for Proceedings in Council, see ibid, 1917, Pt. VII, p. 1319 and ibid, 1918,

^{*} Genl. Acts, Vol. II.

1919: U. P. Act I] Goral hpur Garatts

to ony person to be commuted with the consent of such person for a lump sum on such terms as may seem fit, except where the circumstances at the said person are such that the stopping of the pension would result in his being left destitute, and

(b) order any interest amounting to one rupes a month or less poyable on an Amon its Note to any person to be commuted on such terms as may seem fit with or without the consent of such person

SCHEDULE I

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UNITED PROVINCES ACT I OF 1919 1

[Atrins to the Plovince of Other]

[Sth January, 1919, Inh January, 1919]

Whereas in future the landholders of the Gorakhpur district will not Preset's be required to maintain gorants and the rent free holdings (locally known as jigirs) now possessed by gorants will be assessed to land revenue.

And whereas it is not expedient that the jagirs aow held by gorants should be liable to resumption under the prosisions of the Agra Tenarr 111 Act, 1901,2

It is hereby easeted or follows -

1 (I) This Act may be called the Gorskhpur Goraits Act 1919

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For Statement of Objects and Prances are to sed Provinces Gaustie 1919 Pt. VII apriliation. 777 and for Proceedings in Council see that, 1715 Is. VII pp. 235 and 1175 and that 919 pt. 23.

- (2) It extends to the Gorakhpur District of the United Provinces.
- (3) It applies to all holdings granted in lieu of service as a gorait and held rent-free by a gorait at the commencement of this Act.

Definitions.

2. In this Act "Settlement Officer" and "Assistant Settlement Officer" mean respectively a Settlement Officer and an Assistant Settlement Officer appointed under section 60 of the United Provinces Land U. P. Act III Revenue Act, 1901.1

Exclusion of Chapter X of the Agra

3. Nothing in Chapter X of the Agra Tenancy Act, 1901, shall apply U. P. Act II to any holding to which this Act applies, but every such holding shall be of 1901. Tenancy Act. liable to have rent fixed on it, and the grantee thereof shall be deemed to have been a tenant from the date of the grant, and the class of his tenancy shall be determined with reference to the provisions of the Agra Tenancy U. P. Act. II Act, 1901.1 · of 1901.

Settlement Officer to fix rents and determine class of tenure.

4. (1) The Settlement Officer or any Assistant Settlement Officer empowered under clause (9) of section 231 of the United Provinces Land Revenue Act, 1901,1 to determine rents, shall fix the rent of any holding U. P. Act III to which this Act applies and determine whether the tenant thereof is an of 1901. occupancy or non-occupancy tenant, and in the case of a non-occupancy tenant the date from which the tenancy commenced:

Provided that after the close of settlement operations the Local Government may invest any officer with the powers of a Settlement Officer for the purposes of this Act.

- (2) Rent fixed under sub-section (1) shall be payable from such date as the Settlement Officer or Assistant Settlement Officer may determine.
- (3) A non-occupancy tenant whose rent has been fixed under subsection (1) shall be entitled to hold the land at that rate for a period of seven years, and an order under sub-section (1) shall have the same force and effect as a registered lease under the provisions of section 11 of the Agra Tenancy Act, 1901.1

U. P. Act II of 1901.

Method of fixing rents.

5. In fixing rents under this Act the Settlement Officer or Assistant Settlement Officer shall have regard to the rent-rates for occupancy and non-occupancy tenants, respectively, sanctioned by the Board in passing orders on the report submitted under section 63 of the United Provinces Land Revenue Act, 1901,1 for similar land with similar advantages in the U.P. Act III circle in which the holding of the tenant is situated, or to the special rent-rates (if any) employed for the assessment of the mahal in which such holding is situated.

Procedure.

6. The proceedings of a Settlement Officer or Assistant Settlement Officer under this Act shall be governed by the provisions of Chapter IX 1919: U. P. Act II.] Municipalities.

- II of the United Provinces Land Revenue Act, 1901, so far as they are opplicable.
- 7. (1) Any order possed under section 4 shall be subject to opped and Appearance revision os if it were an order of a Settlement Officer passed under the act review in provisions of the United Provinces Land Revenue Act, 1901.
 - (2) The Settlement Officer or Assistant Settlement Officer shall be competent to review, in accordance with the provisions of Order XLVII of the Code of Civil Procedure, 1908, 2 any order passed under section 4
 - (3) Except as provided in sub-section (1) and sub-section (2), no order passed under the provisions of this Act shall be called in question in any civil or revenue court.
- 8. Where prior to this Act any village gorant has succeeded to or observational possession of such gorant of a rent-free holding on the death or resignation of a previous holder to whose interest in the holding he might in the absence of other heirs, have succeeded under the provisions of II section 22 of the Agra Tenancy Act, 1901, such previous holder having
 - also been a village gorart, the person so succeeding shall, notwithstanding mything contained in the said section, be deemed to have inherited from the previous holder, whether or not be shared in the cultivation in the lifetime of such holder
 - 9. The Board of Revenue may, after previous publication, make rules Power of the consistent with this Act regulating the procedure of the Settlement Officer livery of Assistant Settlement Officer in fixing rents and determining the classification of fenancy under sections 4 and 5, and generally for carrying out the provisions of this Act.

UNITED PROVINCES ACT H of 1910,2

[Arrius to the United Provinces]

[4th Warch, 1919, 14th Warch, 1919]

An Act to amend the United Provinces Municipalities Act, 1916.

Witter is 'it is expedient further to amend the United Provinces II Municipalities Act, 1916; It is hereby enacted as follows:—

1. This Act may be called the United Provinces Municipalities (Amendment) Act, 1919.

¹ Supra Gent Arts, Vol. VI The Statement of Objects and Beautics, see Parish Primitive Gaussia, 1919, Pt. VII p. 77 and for Proceedings in Connect, see study 1919. Pt. VIII, pp. 20 and 191

Amendment of section 8. United

2. (1) In sub-section (1) of section 8 of the 'United Provinces Municipalities Act, 1916, after the words "within the limits of the muni-U. P. Act II Provinces Act cipality " the following phrase shall be inserted, namely:-

[Vol. II of this Code, p. 861.]

- (2) (a) After clause (l) of sub-section (I) of section 8 of the said Act the word "and" shall be omitted.
- (b) After clause (m) of sub-section (1) of section 8 of the said Act the word "and" shall be added and the following new clause shall be inserted, namely:—

[Vol. II of this Code, p. 861.]

- (3) Sub-section (3) of section 8 of the said Act shall be omitted.
- Amendment of section 14, United Provinces Act II of 1916.
- **3.** In sub-clauses (iii) and (iv) of clause (b) of sub-section (2) of section 14 of the said Act after the words "house or building" the words "in the municipality" shall be inserted.
- (2) In sub-clause (viii) of clause (b) of sub-section (2) of section 14 of the said Act for the words "an exproprietary tenant or occupancy tenant" the words "a fixed-rate tenant, exproprietary or occupancy tenant" shall be substituted.

Amendment of section 24, United Provinces Act II of 1916. Amendment of section 30, United Provinces Act II of 1916.

Insertion of new section

31-A in United Provinces Act II

of 1916.

- 4. In sub-section (1) of section 24 of the said Act the words "be entitled to "shall be omitted.
- 5. In section 30 of the said Act for the words "supersede the board" the words "either dissolve the board or supersede it" shall be substituted, and in the marginal note of this section the words "dissolve or" shall be inserted before the word "supersede."
- 6. After section 31 of the said Act the following new section shall be inserted, namely:—

[Vol. II of this Code, p. 872.]

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Amendment of section. 38, United Provinces Act II of 1916.

- 7. (1) In sub-section (1) of section 38 of the said Act after the word "sub-section" the figure, letter, and brackets "(4) (a)" shall be inserted.
- (2) After sub-section (1) of section 38 of the said Act the following sub-section shall be inserted, namely:-

[Vol. II of this Code, p. 874.]

8. For sub-section (2) of section 46 of the said Act the following sub- territoria clarets = section shall be substituted, namely:-47, Lr -1 I forto es Art He' 1916

[Vol. II of this Code, p. 877.]

9. After section 53 of the soid Act the following new section shall be Irent conf. inserted, nomely:—

[Vol. II of this Code, p. 880]

10. (a) In clouse (d) of sub-section (1) of section 60 of the said Act Amer' met ofter the word and figures "Schedule II" the following phrase shell be there inserted, namely:-Provinces tet 11 . 1 121

[Vol. II of this Code, p 882]

(b) At the beginning of the second sub-section of the said section, for

"duly elected" the words "or nominated" shall be inserted

when otherwise provided by rule "shall be prefixed

the figure "3" the figure "2" shall be substituted 11. In sub-section (2) of section 113 of the said Act after the words Armiron

Provinces Act Het IDIC 12. To sub-section (1) of section 149 of the said Act the words " except Area Ireat

13. In sub-section (2) of section 157 of the said Act for the words "by Amendarian the Local Government in the case of cities and by the Commissioner in effection

other cases" the words "by the Commissioner" shall be substituted 14. To section 180 of the said Act the following shall be added an Americant sub-section (5), namely -

[Vol II of this Code, p. 920]

15. In section 185 of the said Act, after the word " contravention " the three the words " of the provisions of section 180, sub-section (7) or " shall be climber 15. 1 - 41 inserted. 1 pm - pa 1.4 H ef 1910

16. In the first column of Schedule II of the and Act, ofter the Armeters figures 211, 269, and 275 (3), in each case, the words and brackets and brackets "(in part)" shall be inserted Irr - est t

17. In the first column of Schedule VII of the said Act, after 11 o Armstront figures 35 and 296 in each case, the words as d bruckets " (in part)," and the test in the second column of the said Schedule against the figure 296 in the large ester first column after the words " to make rules" the words "excert rules He total under clauses (a), (b), and (c) of section 153 applicable to municipalities other than cities" shall be inserted.

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Provide es 1-1

Co-operative Societies. [1919: U. P. Act III.

Excise. [1919: U. P. Act IV.

UNITED PROVINCES ACT III of 1919.1

[APPLIES TO THE UNITED PROVINCES.]

[18th March, 1919; 11th April, 1919.]

An Act to amend the Co-operative Societies Act, 1912.

Whereas it is expedient to amend the law relating to Co-operative Societies in the United Provinces, and whereas the sanction of the Governor General under sub-section (2) of section 79 of the Government of India Act, 1915, has been accorded for the modification of the Co-c. 61. operative Societies Act, 1912,² in the manner hereinafter appearing; II of 1912. It is hereby enacted as follows:—

Short title and extent.

- 1. (1) This Act may be called the Co-operative Societies (Amendment) Act, 1919.
- (2) It extends to the territories for the time being administered by the Lieutenant-Governor of the United Provinces.

Construction of section 42 of Act No. II of 1912.

- 2. Section 42 of the Co-operative Societies Act, 1912, shall be con- II of 1912. strued as if—
 - (a) after sub-section (4) of the said section the following subsection were inserted, namely:—
 - "(4a) Any sum ordered under this section to be recovered as a contribution to the assets of the society or as costs of liquidation may be recovered, on a requisition being made in this behalf to the Collector by the Registrar of Co-operative Societies, in the same manner as arrears of land revenue," and
 - (b) at the beginning of sub-section (5) of the said section the following words were inserted, namely:—"Save as provided in sub-section (4a)."

UNITED PROVINCES ACT IV of 1919.3

[APPLIES TO THE UNITED PROVINCES.]

[18th March, 1919; 15th April, 1919.]

An Act further to amend the United Provinces Excise Act, 1910.

Whereas it is expedient further to amend the United Provinces Excise

Act, 1910; It is hereby enacted as follows:-

For Statement of Objects and Reasons, see United Provinces Gazette, 1918, Pt. VII, p. 1132 and for Proceedings in Council, see *ibid*, 1918, Pt. VII, p. 1173 and *ibid*, 1919, pp. 104 and 194.

Genl. Acts, Vol. VII.

Genl. Acts, Vol. VII.

For Statement of Objects and Reasons, see United Provinces Gazette, 1918, Pt. VII, p. 1131; for Report of Select Committee, see ibid, 1919, Pt. VII, p. 83; and for Proceedings in Council, see ibid, 1918, Pt. VII, pp. 834 and 1175 and ibid, 1919, pp. 105 and 194

1919; U. P. Act IV.] Excise

1919: U. P. Act V.] Public Gambling

- 1. This Act may be called the United Provinces Excise (Amendment) Short title. Act. 1919
- 2. In section 3 of the United Provinces Exciso Act, 1910, 1 in definition Amendment of section (22) the word "100m" shall be inserted after the word "shop" 3 of United Provinces Act
- 3. In sections 51, 54, 49, and 70 (I) (a) of the said Act the word, Amendment figures, and letter "section 60A," shall be inserted after the word and 65 60, and 70 of United Provinces Act
- 4 After section 60 of the said Act the following sections shall be insertion of new sections inserted, namely 601 and 601 in United in United Property of the State of the State of S

[vot 11 of this code, p too]

in United Provinces Act IV of 1910

of 1877

IV of 1910

UNITED PROVINCES ACT V of 1919 2

[APPLIES TO THE UNITED PROVINCES]

[31st March, 1919, 14th May, 1919]

An Act further to amend the law in force in the United Pro vinces relating to Public Gambling

WHEREAS IT IS expedient further to amend the law in force in the United Provinces relating to Public Gambling, and whereas the previous sanction of the Governor General has been obtained as required by section 79 of the Government of India Act, 1915 (5 & 6 Geo V, Chapter 61),

It is hereby enacted as follows --

- 1 (I) This Act may be called the United Provinces Public Gambling Short title (Amendment) Act, 1919
- (2) It extends to all the territories for the time being administered by the Lieutenant-Governor of the United Provinces
- 2 For the first paragraph of section 2 of the Public Gambling Act, Amendment 1667, the following shall be substituted, namely of section 2 of the control of the control

[Vol I of this Code, p 93]

* Supre Vol. II
* For Statement of Objects and Peasons, see United Provinces Gazette 1918 Pt. VII, p. 1256; f. Resert of Sefect Committee see stat. 1919 Pt. VII p. 133, and for Proceedings in Committee see stat. 1919, pp. 23, 194 and 237

Municipalities. [1919: U. P. Act VI. Primary Education. [1919: U. P. Act VII.

UNITED PROVINCES ACT VI of 1919.1

[APPLIES TO THE UNITED PROVINCES.]

[31st March, 1919; 15th May, 1919.]

An Act further to amend the United Provinces Municipalities Act, 1916.

Whereas it is expedient further to amend the United Provinces Municipalities Act, 1916² (hereinafter called the said Act); It is hereby U.P. Act II enacted as follows:—

Short title.

- 1. This Act may be called the United Provinces Municipalities (Amendment) Act, 1919.
- 2. After sub-section (2) of section 52 of the said Act the following sub-section shall be inserted, namely:—

[Vol. II of this Code, p. 879.]

Insertion of sub-section 3 after sub-section (2) of section 52 of United Provinces Act II of 1916. Amendment of section 297 clause (1) (c) of United Provinces Act II of 1916.

3. In clause (c) of sub-section (1) of section 297 of the said Act after the word "proceedings" the words "including the asking of questions by members" shall be inserted.

THE UNITED PROVINCES PRIMARY EDUCATION ACT, 1919.

CONTENTS.

SECTIONS.

- 1. Short title, extent, and construction.
- 2. Definitions.
- 3. Issue of notification making primary education compulsory.
- 4. Board to make provision for primary education.
- 5. Application for issue of notification.
- 6. Appointment of school committee.
- 7. Duty of parents to cause children to attend school.

¹ For Statement of Objects and Reasons, see United Provinces Gazette, 1918, Pt. VII, p. 1220 and for Proceedings in Council, see *ibid*, 1919, Pt. VII, pp. 104, 194 and 328.

Supra.

SECTIONS

- 8 Meaning of reasonable excuse
- Issue of attendance order by the school committee
- Penalty for failure to obey attendance order 10
- Penalty for employing child hab'e to attend primary school 11
- 12 Cognizance of offences
- 13 Remission of focs 14 Power to exempt particular class or community
- 15 Taxation for the purposes of this Act
- 16 Fines to be credited to municipal fund
- 17 Withdrawal of notification on default 18 Power of Local Government to make rules
- 19 Power of board to make regulations
- 20 Delegation of powers

UNITED PROVINCES ACT VII of 1919 1

[Airlifs to the United Provinces]

[2nd April, 1919, 18th May, 1919]

An Act to provide for the extension of Primary Education in Municipalities in the United Provinces

WHEFEAS it is expedient to provide for the extension of primary education in municipalities in the United Provinces, and with the aforesaid chiect, to enable municipal boards to introduce compulsory primary edu cation,

It is hereby enacted as follows -

1. (1) This Act may be called the United Provinces Primary Edu Short utie, cation Act. 1919 (2) It extends to all the municipalities of the United Provinces

construction.

- (3) It shall be construed as part of and supplementary to the United Provinces Municipalities Act, 1916,2 hereinafter called the Principal
- Act 2 In this Act, unless there is onething repugnant in the subject or Defaitions
- context-
 - (1) "to attend " a recognized primary school means to be present for instruction at such school, on such days in the year, at

For Statement of Objects and Reasons, see United Provinces Garette 1918, Pt. VII, p 1227 and for Proceedings in Council, see shid, 1919, Pt. VII, pp 32, 194 and 223. Surra.

- such time or times, and for so many hours on each day of attendance, as may be fixed by the board with the approval of the prescribed authority.
- (2) "Child" means a child whose age is not less than six and not more than eleven years.
- (3) "Parent" includes a guardian or any person who has the actual custody or is in charge of a child.
- (4) "Primary education" means such instruction in reading, writing, and arithmetic, as may be prescribed for the time being for primary schools by the Local Government, and such instruction in other subjects, if any, as may be determined by the board with the approval of the prescribed authority.
- (5) "Recognized Primary School" means a school or a department of a school in which instruction in primary education is given and which is for the time being recognized by the prescribed authority.
- (6) "School committee" means a committee appointed under the provisions of section 6 of this Act.
- 3. (1) On the application of the board the Local Government may declare by notification that the primary education of male children shall be compulsory in the whole or any part of the municipality.
- (2) Where a notification issued under sub-section (1) is in force, the Local Government may, on the application of the board, issue a notification that the primary education of female children shall be compulsory in the whole or any part of the municipality.
- (3) A notification issued under this section shall specify the date from which, and the area or areas in which, primary education shall be compulsory, and public notice shall be given of the notification in the manner prescribed by section 304 of the Principal Act.
- 4. A notification shall not be issued under section 3 unless (a) the board has by special resolution which has been passed by a vote of not less than two-thirds of the members present at the meeting, and not less than one-half of the total number of members constituting the board resolved that such primary education should be made compulsory, and (b) the Local Government is satisfied that the board is in a position to make, and will make adequate provision in recognized primary schools for such compulsory primary education free of charge.
- 5. An application by the board under section 3 shall be made in such manner as may be prescribed by the Local Government, and the board shall furnish such information in respect of the application as may be required by the Local Government.

Issue of notification making primary education compulsory.

Board to make provision for primary education.

Application for issue of notification.

- 6. (1) Where a notification has been resued under section 3, the heard Appoint appoint one on more committees for the purpose of exercising the of solver powers and performing the duties of the school committee under this Act
- (2) It shall be the duty of such school committee, subject to the provisions of this Act and the Principal Act, to enforce the provisions of this Act respecting the attendance of children at school and the employment of children
- 7. Where a notification under action 3 is in force in any municipality Duty of or in ony oreo of a municipality, the parent of overy child to whom the cause hiller in officiation opplies shall, if such child ordinarily resides in such muni to after 1 explitly or area, in the absence of a reasonable exent eas hereinafte, school defined, cause such child to attend o recognized primary school
- 8. Any of the following encumestances holl be deemed to be a rea on Meaning other excusor within the incrining of vectors ~ --
 - (1) That there is no recognized primary school within the distance of one mile by the occarest route from the residence of the child
 - (2) That the child has been excropted by the school committee on religious grounds
 - (3) That the child is receiving otherwise than in a recognized primary school primary education in a sotisfactory manner
 - (4) That the child is certified by such authority as may be oppointed in this helalf by the board to have completed the primare course
 - (a) That the child has been granted temporary leave of absence from school, in accordance with regulations made under this Act by the heard
 - (b) That the child is certified by a medical officer approved for this purpose by the board to be unfit to attend though by reason of some bodily defect or infirmity
 - O Where the school committee is satisfied that a parent vibour of the following of section 7 to earlie a child to after 1 a child to after 1 a child to do so, the school committee in the first vibration of the first tension of the first ten
 - 10 (I) Any particular to the reduced stell of interference of control of the cont

to obey attendance order.

failed to obey such order, shall, on conviction before a magistrate, be liable to a fine not exceeding five rupees.

(2) Any parent who having been convicted of an offence under subsection (I) continues to disobey the order passed under section 9 shall be liable to a further fine which may extend to one rupee for every day after the date of the first conviction during which he is proved to have persisted in disobeying the order.

Penalty for employing child liable to attend primary school. 11. Any person who shall during the prescribed hours of attendance at school, utilize on his own behalf or on behalf of any other person, in connection with any employment, whether for remuneration or not, the services of any child whose parent is required under this Act to cause him to attend a recognized primary school, shall, on conviction before a magistrate, be liable to a fine not exceeding twenty-five rupees.

Cognizance of offences.

12. No court shall take cognizance of an offence under section 10 or section 11 except on the complaint of or on information received from the school committee, or from such person as may be authorized by the school committee by general or special order in this behalf.

Remission of fees.

13. No fee shall be charged in any municipal school within the area in which a notification under section 3 is in force in respect of the primary education of any child to whom such notification applies.

Power to j exempt particular j class or community. j firm. Fra. Class 14. The Local Government, after taking into consideration any representation made by the board in this behalf, may, by notification, exempt any particular class or community from the operation of this Act.

Taxation for | the purposes of this Act.

- 15. (1) Where a notification under section 3 is in force, the board may impose a tax, hereinafter called the "education cess" the proceeds of which shall be devoted solely to primary education.
- (2) The board may for the purpose of the education cess, select any of the taxes which it is authorized to impose under the Principal Act, or may, for that purpose increase any tax which is already levied under the provisions of the said Act, and in the latter case, the income derived from the increase shall be deemed to be the proceeds of the education cess.
- (3) An education cess shall not be imposed unless the board by a special resolution, which has been passed by a vote of not less than two-thirds of the members present, resolve that the imposition of such a tax is desirable and necessary.

Fines to be credited to municipal tund.

16. All fines to be credited to shall be credited to shall be credited to shall be credited to the cr

16. All fines realized on conviction under the provisions of this Act, shall be credited to the municipal fund.

17 When the Local Government is of opinion that default has been withdrawal made by any board in respect of its duties under this Let, it may, after of notification giving the board an opportunity of firmishing an explanation, cancel the notification issued under section 3

- 18 (1) The Local Government may after previous publication make Power of rules for the purposes of this Act
- (2) In particular and without prejudice to the generality of the power conferred by sub-section (1), the Local Government may make rules-
 - (a) prescribing the authorities mentioned in clauses (1) (1), and (a) of section 2.
 - (b) prescribing under clau c (4) of ection 2 the range of instruc tion in primary schools
 - (c) prescribing the manner in which application may be made by the board under section 3 and the particulars to be stated in such application
 - (d) determining generally what shall be considered to be adequate provision for compulsory primary education free of charge,
 - (c) requiring the board to prepare and publish a register of children in the municipality and
 - (f) defining the conditions on which the Local Government will bear a share of the cost of providing primary edication
 - 19 The board of a municipality in which a notification under section power of 3 is in force may make regulations consistent with this Act prescribing - board to
 - (a) the manner in which the school committee shall be constituted. the number of its members, and their duties powers, and responsibilities.
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THE UNITED PROVINCES TOWN IMPROVEMENT ACT, 1919.

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UNITED PROVINCES ACT VIII of 1919 1

[Apriles to the United Provinces]

[11th October, 1919; 5th November, 1919.]

An Act for the improvement of certain areas

WHIPEAS it is expedient to make provision for the improvement and Presmt's expansion of towns in the United Provinces, and whereas the previous

¹ For Stater ent of Objects and Persons see United Provinces Garette, 1919, Pt. VII, p. 632, for Proport of Select Committee, see olded, 1919, Pt. VII, p. 673, and for Proceed inge in Countil, see telt, 1919, Pt. VII, pp. 681 764 and 766. Certain provisions of this Act have been read-fied by the United Provinces Town Improvement (Appeals) Act 1920 (3 of 1920), Vol. 1, seems.

sanction of the Governor General has been obtained under sub-section (2) of section 79 of the Government of India Act, 1915; It is hereby 5 & 6 Geo. 5,

CHAPTER I.

PRELIMINARY.

Title, extent, and commencement.

- 1. (1) This Act may be called the United Provinces Town Improvement Act, 1919.1
- (2) It extends to the territories for the time being administered by the Lieutenant-Governor of the United Provinces.
- (3) This section and section 66 shall come into force at once. The Lieutenant-Governor may, by notification, direct that the rest of the Act shall come into operation in the whole or any part of any municipality, and in any area adjacent thereto, on such date as may be specified in such notification.

Definitions.

- 2. In this Act, unless there is something repugnant in the subject or context,-
 - (1) words and expressions not defined in this Act have the same meaning as in the 2United Provinces Municipalities Act, U. P. Act II 1916, as from time to time amended (hereinafter called the of 1916. Municipalities Act);
 - (2) "building line" means a line (in rear of the street alignment) up to which the main wall of a building abutting on a projected public street may lawfully extend;
 - (3) "land" has the same meaning as in clause (a) of section 3 of the Land Acquisition Act, 1894; I of 1894.
 - (4) "rule" means a rule made under section 72 or section 73;
 - (5) "street alignment" means a line dividing the land comprised in and forming part of a street from the adjoining land;
 - (6) "tribunal" means a tribunal constituted under section 59;
 - (7) all references to anything done, required, authorized, permitted, forbidden; or punishable; or to any power vested, under this Act, shall include anything done, required, authorized, permitted, forbidden; or punishable; or any power vested ---
 - (a) by any provision of this Act; or

¹ Certain provisions of this Act have been modified by the United Provinces Town Improvement (Appeals) Act, 1920 (3 of 1920), supra, Vol. I. ² Supra, Vol. II. ³ Genl. Acts, Vol. IV.

- (b) by any rule or sebeme made under the provisions of this Act; or
- (c) under any provision of the Municipalities Act which the Trust has by virtue of this Act power to enforce

CHAPTER II

CONSTITUTION OF TRUSTS

- 6. The duty of carrying out the pievisions of this Act in any local Creation an area shall, subject to the conditions and limitations hereinafter contained, incorporate be vested in a board to be called "The (name of town) Improvement Trust," hereinafter called "the Trust," and every such heard shall be n body corporate and have perpetual succession and a common scal and shall by the said name sue and be used
 - 4 (1) The Trust shall consist of seven Trustees, namely, ---

Complitution of Trust

- (a) a Chairman,
- (b) the Chairman of the municipal board
- (c) two other members of the numerical heard,
- (d) three other persons
- (2) The Chairman and the three persons referred to in clause (d) of sub-section (1) shall be appointed by the Local Government by notification
- (3) The Chairman of the municipal board shall be a Trustee ex-
- (4) The two members of the municipal heard referred to in clause (c) at sub-section (1) shall be elected by the municipal heard
- (5) If the municipal board does not, by such date as may be fixed by the Local Government, elect a person to be a Frustee, the Local Government shall, by notification, appoint a member of the municipal board to be a Trustee, and any person so appointed shall be deemed to be a Trustee as if he had been duly elected by the municipal hoard
- (6) Of the three persons referred to in clause (d) of sub-section (I) not more than one shall be a Government servant.

Explanation — I'or the purposes of this section the term "Government servant" does not include a Government treasurer, a person bolding a purely honorary office, or a person who has retired from the service of Government.

Resignation of Trustee.

5. Any Trustee, other than an ex-officio Trustee, may at any time resign his office, provided that his resignation shall not take effect until accepted by the Trust.

Term of office oi Chairman.

6. The term of office of the Chairman shall ordinarily be three years, provided that he may be removed from office by the Local Government at any time.

Term of

7. Subject to the foregoing provisions the term of office of every office of other Trustee elected under clause (c) of sub-section (1) of section 4 shall be. three years or until he ceases to be a member of the municipal board, whichever period is less, and of every Trustee appointed under clause (d) of the said sub-section shall be three years.

Commencement of term of office of

- 8. (1) The term of office of the first nominated and elected Trustees shall commence on such date as shall be notified in this behalf by the first Trustees. Local Government.
 - (2) A person ceasing to be a member by reason of the expiry of his term of office shall, if otherwise qualified, be eligible for re-election or re-nomination.

Remuneration of Chairman.

9. No Trustee, other than the Chairman, shall receive any salary or other remuneration from the funds of the Trust. The Chairman shall receive such salary or remuneration as may be sanctioned by the Local Government.

Removal of Trustees.

- 10. (1) The Local Government may: remove from the Trust any Trustee, other than an ex-officio Trustee, who-
 - (a) refuses to act, or becomes incapable of acting, or absents himself for more than three consecutive months from the meetings of the Trust or of any committee of which he is a member and is unable to explain such absence to the satisfaction of the Trust, or

(b) is an undischarged insolvent or has compounded with his creditors, or

(c) has been sentenced by a Criminal Court to imprisonment for a term exceeding six months or to transportation, or has been ordered to find security for good behaviour under the ¹Code of Criminal Procedure, such sentence or order not V of 1898. having subsequently been reversed or remitted or the offender pardoned, or

(d) has knowingly acquired or continued to hold without the permission in writing of the Local Government, directly or indirectly or by a partner, any share or interest in any contract or employment with, by, or on behalf of the Trust,

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(c) has knowingly acted as a Trustee in o matter other than a motter referred to in clause (d) or (c) of sub-section (2) in which he or a partner had, directly or indirectly, a personal interest, or in which he was professionally interested on behalf of o client, principal or other person, or

(f) has acted in contravention of section 17, or

- (g) being a legal practitioner, in any suit of other proceeding, acts or appears on helialf of any other person against the Trust, or acts or appears an behalf of any other person in only criminal proceeding instituted by or on behalf of the Trust.
- (2) Provided that o person shall not be deemed for the purpose of subsection (1) to acquire, or continue to have, any share or in crest in a contract or amployment by reason only of his—
 - (a) hoving o shore or interest in any leave, sale or purchose of lend or buildings, or in any ogreement for the same, provided that such share or interest was nequired before he became o Trustee, or
 - (b) having a share in a joint stock company which shall contract with, or he employed by or on behalf of the Trust or
 - (c) hoving a share or interest in a newspaper in which in advertisement relating to the afform of the Trust is inserted,
 - (d) holding a debenture or otherwise being interested in a loan raised by or on behalf of the Trust or

(e) being rotained by the Trust as a legal practite ner, or

- (f) boving a share or interest in the occusional sale of an article in which he regularly trades to the Trust to a value not exceeding, in any one year, such amount as the Trust with the sanction of the Local Government in a fix in this beholf.
- (3) The Local Government may remove from the Trust a Trustee who in its opinion has so flagrantly abused in my main r his position as a Trustee as to render his continuance as a Trustee detrin entil to the public interest.
- (1) Provided that when the Local Government place to take action under the foregoing provisions of this section in approximation shall be given to the Trustee concerved and, the court of action is taken the reasons therefor shall be placed on relocal
- 11 (I) A Trustee removed in level received on (i) or the section of all the lections (I) of section (I), or under subsection (I) of that section of all the lections and all the lections of all the lections

removed

eligible for further election or nomination for a period of three years from under section the date of his removal.

- (2) A Trustee removed under clause (b) of sub-section (I) of section 10 shall not be so eligible until he has obtained his discharge or has paid his creditors in full, as the case may be.
- (3) A Trustee removed under any other provision of section 10 shall not be so eligible until he is declared to be no longer ineligible, and he may be so declared by an order of the Local Government.

Filling of casual vacancies.

- 12. (1) When the place of a Trustee appointed by the Local Government becomes vacant by his resignation, removal or death, the Local Government shall appoint a person to fill the vacancy.
- (2) When the place of a Trustee elected under clause (c) of subsection (1) of section 4 becomes vacant by his resignation, removal or death, the vacancy shall be filled, within two months of the existence of such vacancy being notified to the board by the Trust, in the manner provided by sub-section (4) of the same section, provided that if the municipal board fails to elect a qualified person to fill the vacancy within the period prescribed above, the provisions of sub-section (5) of section 4 shall apply.
- (3) The term of office of a Trustee appointed or elected under this section shall be the remainder of the term of office of the Trustee in whose place lie has been elected or appointed:

Provided that no person elected or appointed under sub-section (2) shall continue to be a Trustee after he has ceased to be a member of the municipal board, but he may so continue notwithstanding that the Trustee in whose place he was elected or appointed has ceased to be a member of the said board.

CHAPTER III.

PROCEEDINGS OF THE TRUST AND COMMITTEES.

- 13. (1) The Trust shall meet together and shall from time to time make such arrangements not inconsistent with this Act, with respect to the place, day, hour, notice, management, and adjournment of such meetings, and generally with respect to the transaction of business, as it may think fit, subject to the following provisions, namely,-
 - (a) an ordinary meeting shall be held once at least in every month:
 - (b) the Chairman may, whenever he thinks fit, and shall, upon the written request of not less than two Trustees, call an extra meeting;

- (c) no husiness shall be transacted at any meeting unless at least three Trustees are present;
- (d) avary meeting shall, if the Chairman be present, be presided aver by bim; if ha is absent, by such ane of the Trustees present as may be chosen by the meeting;
- (e) all questions shall be decided by a majority of vates of tha Trustees present and voting, the person presiding having a second ar easting vate in all cases of equality of vates;
- : (f) if a pell be demanded, the names of the Trustees voting and the nature of their votes shall be recorded by the person presiding:
- (g) minutes shall be kept of the names of the Trustees present and of the preceedings at each meeting in a book to be provided for this purpesa, which shall be signed at the next ensuing meeting by the person presiding at such meeting, and shall ba apen to inspection by any Trustee during office baurs.
- (2) Na persan shall be entitled to abject to the minutes of any meeting unless he was present at the meeting to which they relate.
- 14. (1) The Trust may associate with itself, in such manner and for Temporary such period as may be prescribed by rules made under section 73, any association persons whase assistance or advice it may desire in carrying aut any of with the tha provisions of the Act. (2) A person associated with itself by the Trust under sub-section (1) purposes.
- for any purpasa shall have a right to take part in the discussions of the Trust relativa to that purpose, but shall not have a right to vata at a meeting of the Trust, and shall not be a member of the Trust for any other purpeso.
- 15. (1) The Trust may from time to time appoint committees, consist- Constitution ing of such persons of any of the fallowing classes as it may think fit, and functions namely,-

- (i) Trustees:
- (ii) persons associated with the Trust under section 14;
- (fit) other persons whose assistance or advice the Trust may desire as members of committees;
- provided that no committee shall consist of less than three persons.
 - (2) The Trust may-
 - (a) refer to such committees, for enquiry and report, any matter relating to any of the purposes of this Act, and
 - (b) delegate to such committees by specific resolution, and subject to any rules made under section 73, any of the powers or duties of the Trust.

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nmittees.

Trustees and associated members

of Trust or committee not to take part in pro-

ceedings in

which they are personally

interested.

- (3) The Trust may at any time dissolve, or, subject to the provisions
- of sub-section (1), alter the constitution of, any such committee. (4) Every such committee shall conform to any instructions from
 - (5) All proceedings of any such committee shall be subject to contime to time given to it by the Trust. 16. (1) Committees appointed under section 15 may meet and adjourn
 - as they think proper; but the Chairman may, whenever he thinks fit, call an extra meeting of any committee, and shall call an extra meeting of any committee upon the written request of not less than two members there. firmation by the Trust.
 - (2) The Chairman may attend any meeting of a committee whether he is a member of such committee or not, and shall preside at every such of.
 - meeting at which he is present; if he is absent, such one of the Trustees (3) All questions at any meeting of a committee shall be decided by present as may be chosen by the meeting shall preside.
 - and majority of votes of the members present and voting, the person presiding having a second or casting vote in all cases of equality of votes.
 - (4) No business shall be transacted at any meeting of a committee when either less than two members or less than one-fourth of the members

(a) has, directly or indirectly, by himself or by any partner, constituting the committee are present. employer or employé, any such share or interest as is described in sub-section (2) of section 10, in respect of any 17. (1) A Trustee who-

(b) has acted professionally, in relation to any matter, on behalf of any person having therein any such share or interest a

shall not rote or take any other part in any proceedings of the Trust

(2) If any Trustee, or any person associated with the Trust under the state of the section 14, or any other member of a committee appointed under any committee relating to such matter.

Act, has, directly or indirectly, any beneficial interest in any land ated in any improvement scheme framed unde Act, or in any area in which it is proposed to acquire land for any

purposes of this Act,-

(i) he shall, before taking part in any proceeding at a mee the Trust or any committee relating to such area, the person presiding at the meeting of the nature interest,

- (n) he shall not ofe at any meeting of the Trust or any committee up on any resolution o question reloting to such land, and
- (iii) he -hall not take any other port in any proceeding of a meeting of the Irust or any committee relating to such area if the person presiding of the meeting considers it in type heart that he should do so

Officers and Servants

18. (1) Subject to such rules as the Local Government may mobe Power of the cribing the conditions under which members of the staft oppointed funder and in the Frust to offices requiring professional skill may be appointed size salance of pended or dismissed, a Trust may from time to time fix the number and disservants alaries of such permanent servants as it may thinh necessary and proper

to assist in carrying out the purposes of this Act

(2) The Chairman in cases of emergency may appoint such temporary Appointment, it wants as in his opinion may be required for the purposes of this Act, of temporary and may direct that the salaries of such temporary servants fixed as the case of energy of the case o

emergency may require shall be paid from the Trust fund

Provided that-

- (t) he shall not not under this sub-section in contravention of any order of the livet prohibiting the englishment of temporary servants for any particular work, and
- (ii) every appointment in de under this sub-section. It is repored at the next following meeting of the Trust
- 10 Subject to the provisions of section 18 and to any rules for the lower of appointing promoting, and granting political level to officers and servants of the Trust, and reducing suspending, or dismissing them for an conduct, and dispensing with their critics for the resen other than inseconduct, shall be vested—
 - (2) in the case of officers and servants whose monthly salary does not exceed three hundred rupces in the Chairman and (1) in other cases in the Trist
- Freshed that one officer or servant in recent of the other secteding one hundred rupses who is reduced, suspended, or dismissed by the Chairman may appeal to the Fruit where deeps on shall be find.
- 20 The Chairman shall exercise supervision and contriber the Cartelly rets and precedings of all effects and servant of the Trust of the subject Chairman to the fore, one set in the lab disperse of all quarters relating to the service of the sud of one in the example and their pay, providing so and allowances.

Delegation' of cortain of Chairman's functions.

- 21. (1) The Chairman may, by general or special order in writing, delegate to any officer of the Trust any of the Chairman's powers, duties or functions under this Act or any rule made thereunder, except those conferred or imposed upon or vested in him by sections 13, 16, 22, 46, and 95.
- (2) The exercise or discharge by any officer of any powers, duties or functions delegated to him under sub-section (1) shall be subject to such conditions and limitations (if any) as may be prescribed in the said order, and also to control and revision by the Chairman.

Supply of information to Government.

Supply of information and documents to the Government.

- 22. (1) The Chairman shall forward to the Local Government a copy of the minutes of the proceedings of each meeting of the Trust, within ten days from the date on which the minutes of the proceedings of such meeting were signed as prescribed in clause (g) of sub-section (1) of section 13.
- (2) If the Local Government so directs in any case, the Chairman shall forward to it a copy of all papers which were laid before the Trust for consideration at any meeting.

(3) The Local Government may require the Chairman to furnish it

with--

(a) any return, statement, estimate, statistics or other information regarding any matter under the control of the Trust, or

(b) a report on any such matter, or

(c) a copy of any document in the charge of the Chairman.

The Chairman shall comply with every such requisition without unreasonable delay.

CHAPTER IV.

IMPROVEMENT SCHEMES.

Intters to be ovided by improvement scheme.

- 23. An improvement scheme may provide for all or any of the following matters:—
 - (a) The acquisition by purchase, exchange, or otherwise of any property necessary for or affected by the execution of the scheme.

(b) The re-laying out of any land comprised in the scheme.

(c) The redistribution of sites belonging to owners of property comprised in the scheme.

(d) The closure or demolition of dwellings or portions of dwellings

unfit for human habitation.

- (c) The demolition of obstructive buildings or portions of buildings
- (f) The construction and re construction of buildings
- (g) The sale, letting, or exchange of any property comprised in the scheme
- (h) The construction and alteration of streets and back lanes
- (i) The draining, water supply, and lighting of streets so con structed or altered
- (j) The provision of open spaces for the tenefit of any area comprised in the scheme or any aljoining area, and for the enlargement of existing open spaces and approaches
- (k) The sanitary arrangements required for the area comprised in the scheme including the con cryation and prevention of injury or contamination to rivers or other sources and means of water supply.
- (1) The provision of accommodation for any class of the inhabitants
- (11) The advance of monet for the purpo es of the scheme
- (n) The provis on of facilities for communication
- (o) The reclamation or reservation of land for market gardens afforestation the provision of fiel and griss supply and other needs of the population
- (p) Any other matter for which in the opinion of the I seal Government, it is expedient to linke provision with a sign to the improvement of any orea in question or the general efficiency of the scheme
- 24 An improvement scheme shall be of one of the following types Types of or may could inc any two or more of such types or of any special features improvement thereof that is to say,—
 - (a) a general improvement seleme
 - (b) o re building scheme
 - (c) o re housing scheme,
 - (d) a street scheme
 - (c) o deferred street sel eme
 - (f) o development cheme
 - (1) a housing occommodation seleme, and
 - (h) a town expansion scheme
 - 25 Whenever it appears to the Trist-

I mitemen

(a) that any huldings in any area which are used or are intended exemor likely to how how thing places are unfit for human habitation, or

- (b) that danger to the health of the inhabitants of buildings in any area, or in any neighbouring buildings is caused by—
 - (i) the narrowness, closeness, or bad arrangement and condition of streets or buildings or groups of buildings in such area, or
 - (ii) the want of light, air, ventilation or proper conveniences in such area, or
 - (iii) any other sanitary defects in such area,

the Trust may pass a resolution to the effect that such an area is an insanitary area, and that a general improvement scheme ought to be framed in respect of such area, and may then proceed to frame such a scheme.

e-building heme.

- 26. (1) When it appears to the Trust that any area is an insanitary area within the meaning of the preceding section and that, regard being had to the comparative value of the buildings in such area and of the sites on which they are erected, the most satisfactory method of dealing with the area or any part thereof is a re-building scheme, it shall frame a scheme in accordance with the provisions of this section.
 - (2) A re-building scheme may provide for-
 - (a) the reservation of streets, back lanes, and open spaces and the enlargement of existing streets, back lanes, and open spaces to such an extent as may be necessary for the purposes of the scheme;
 - (b) the re-laying out of the sites of the area upon such streets, back lanes, or open spaces so reserved or enlarged;
 - (c) the payment of compensation in respect of any such reservation or enlargement, and the construction of the streets, back lanes, and open spaces so reserved or enlarged;
 - (d) the demolition of the existing buildings and their appurtenances by the owners, or by the Trust in default of the owners, and the erection of buildings in accordance with the scheme by the said owners or by the Trust in default of the owners upon the sites as defined under the scheme:
 - (e) the advance to the owners, upon such terms and conditions as to interest and sinking fund and otherwise as may be prescribed under the scheme, of such sums as may be necessary to assist them to erect new buildings in accordance with
 - (f) the Trust of any site or building comprised scheme.

27. The Ti for the constru

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of such

dwellings and shops as it may consider ought to be provided for persons who—

- (a) are displaced by the execution of any improvement scheme sanctioned under this Act. or
- (b) are highly to be displaced by the execution of any improvement scheme which it is intended to frame, or to submit to the Local Government far sanction under this Act
- 28 (1) Whenever the Trust is of opinion that, for the purpose of—

 Street
 - (a) providing building sites, or
 - (b) remedying defective ventilation, or
 (c) creating new or improving existing means of communication and facilities for traffic or
 - (d) affording better facilities for conservancy,

it is expedient to lay out new streets or after existing streets (including bridges, causenays, and culveits), the first may pass a resolution to that effect and shall then proceed to frame a street scheme for such area as it may think fit

- (2) A street scheme may within the limits of the area comprised in the scheme provide for-
 - (a) the acquisition of any land which will, in the equium of the
 - (b) the relaxing out of all or any of the lands so acquired, including the construction and reconstruction of buildings by the Trust or by any other person and the laxing out construction, and alteration of streets and thoroughfares
 - (c) the drining, water supply and lighting of streets and theroughfures so framed or altered
 - (d) the rusing lowering or reclamation of any land vested it or to be acquired by, the Trust for the purposes of the scheme
 - (e) the formation of open spaces for the better ventilation of the area comprised in the scheme,
 - (f) the acquisition of any land adjaining any street thoroughfure or open space to be formed under the scheme
- 29 (1) (a) Whenever the Trust is of opinion that it is expedicat for Deferred and purpose mentioned in section 28 to provide for the ultimate widening street schools of any street by altering the existing alignments of such street to improve I alignments to be prescribed by the Trust, but that it is not expedient immediately to acquire all or any of the properties lying within the proposed improved alignments, the Trust, if satisfied of the sufficiency of its resources, may past a resolution to that effect, and shall forthwith proceed

to make a scheme to be called a "deferred street scheme" prescribing an alignment on each side of such street.

(b) No person shall erect, re-erect, add to or alter any building or wall so as to make the same project beyond the prescribed alignment of the street except with the written permission of the Trust.

Particulars to be provided for in a deferred street scheme.

- (2) The deferred street scheme shall provide for-
 - (a) the acquisition of the whole or any part of any property lying within the prescribed street alignments;
 - (b) the re-laying-out of all or any such property including the construction and re-construction of buildings by the Trust or by any other person and the formation and alteration of the street:
 - (c) the draining and lighting of the street so formed and altered.
- (3) The owner of any property included in a deferred street scheme may, at any time after the scheme has been sanctioned by the Local Government, give the Trust notice requiring it to acquire such property before the expiration of six months from the date of such notice and the Trust shall acquire such property accordingly.
- (4) Before proceeding to acquire any property within the limits of the scheme other than property regarding which it has received a notice under sub-section (3), the Trust shall give six months' notice to the owner of its intention to acquire the property.
- (5) Upon the scheme being sanctioned by the Local Government and notwithstanding anything contained in the Municipalities Act, the muni- U. P. A eipal board shall not have power to prescribe a regular line of the street of 1916. within the limits of the scheme and any such regular line previously prescribed within such limits shall cease to be the regular line of the street.

Development scheme.

- 30. (1) In regard to any area to which this Act is extended, the Trust may, from time to time, prepare a scheme of proposed public streets with plans showing the direction of such streets, the street alignment and building line on each side of them, their intended width and such other details as may appear desirable.
- (2) When any such scheme has been notified under section 42 the street to which it refers shall be deemed to be a projected public street.
- (3) If any person desires to erect, re-erect, add to or alter any building or wall so as to make the same project beyond the street alignment or building line shown in any plan so adopted, he shall apply to the Trust for permission to do so.

- (4) If the Trust refuses to grant permission to any person to erect on his land any building or wall to project as aforested, and if it does not proceed to acquire such land within one year from the date of such refusal, it shall pay reasonable compensation to such person for any damage sustained by him in consequence of such refusal
- (6) When any building, wall or part thereof projecting beyond or adjocent to the street alignment or building line shown in any plan adopted as aforested has fallen down, or been burnt down or taken down, the Chairman may, by written notice require or permit the same to be set back or forward, as the ease may be, to or towards such street olignment or building line
- (6) When any building or wall is set back or forward in pursuance of a requisition made under sub-section (6), the Trust shall forthwith make full compensation to the owner of the building or wall for any damage that he moy sustain thereby
- (7) If the additional land which will be included in the premises of any person required or permitted under sub-section (5) to set forward a building, wall or port thereof belongs to the Trust, the requisition or per mission of the Chairman to set forward the building shall be a sufficient conversance to the said owner of the said and, and the terms and conditions of the conveysnce shall be set forth in the said requisition or permission
- (8) If, when the Chairman requires n building, will ar part thereof to be set forward, the owner thereof is dissatisfied with any of the terms or conditions of the conveyance, the Chairman shall upon the application of the said owner at any time within fifteen days after the said terms and conditions are communicated to him, refer the case for the determination of the Tribunal whose decision shall be final
- (9) Upon any scheme under this section being senctioned by the Local Government and notwithstrading anything contained in the Municipalities Act, I the municipal board shall not have power to prescribe a regular line of the street within the limits of the scheme and any such regular line previously prescribed within such limits shall cease to be their gular line of the street.
- 31 Whenever the Trust is of opinion that it is expedient and for the Bourgase public advantage to provide housing accommodation for any class of the compodation inhabitants of any area to which this Act is extended the Frust ripy frame a scheme (to be called a "housing accommodation scheme") for the purpose aforesaid
- 32 (1) Whenever the Trust is of opinion that it is expedient and for Townersan the public advantage to control and provide for the future objection of from whenever

a municipality in any area to which this Act is extended, the Trust may frame a scheme (to be called a "town-expansion scheme").

- (2) Such scheme shall show the method in which it is proposed to lay out the area to be developed and the purposes for which particular areas are to be utilized.
- (3) For the purposes of a town expansion scheme the provisions of clause (a) of sub-section (2) of section 40 shall not be applicable, but the Trust shall be required to supply such details as the Local Government may consider necessary.
- (4) When any such scheme has been notified under section 42, if any person desires to erect, re-erect, add to or alter any building or wall within the area comprised in the said scheme, he shall apply to the Trust for permission to do so.
- (5) If the Trust refuses to grant permission to any person to erect, reerect, add to or alter any building or wall on his land in the area aforesaid, and if it does not proceed to acquire such land within one year from the date of such refusal, it shall pay reasonable compensation to such person for any damage sustained by him in consequence of such refusal.

Procedure to be followed in framing improvement scheme.

Official representation.

- 33. (1) An improvement scheme may be framed upon an official representation by the municipal board or otherwise.
- (2) An official representation referred to in sub-section (1) may be made by the municipal board—
 - (a) on its own motion, or
 - (b) on a written complaint by the health officer, or
 - (c) in respect of any area comprised in a municipal ward, on a written complaint signed by twenty-five or more residents of such ward who are liable to pay any tax assessed upon the annual value of buildings or lands leviable under the Municipalities Act.¹

U. P. Ac of 1916.

(3) If the municipal board decides not to make an official representation on any complaint made to it under clause (b) or clause (c) of subsection (1), it shall cause a copy of such complaint to be sent to the Trust, with a statement of the reason for its decision.

Consideration of official representation.

34. (1) The Trust shall consider every official representation made under section 33 and if satisfied as to the truth thereof and as to the sufficiency of its resources, shall decide whether an improvement scheme to

carry such representation into effect should be framed forthwith or not and shall forthwith intimate its decision to the municipal board

- (2) If the Trust decides that it is not necessars or expedient to from an improvement scheme forthwith it shall infaria the municipal local a the reasons for its decision
- (3) If the Trust fails, for a period of twelve months after the receipt of any official representation made under section 33, to intimate its deep sion thereon to the municipal heard, or if the Trust intimates to the municipal board its decision that it is not necessary or expedient to frame an improvement scheme forthwith or decides to frame a scheme of a type other than that recommended by the board, the municipal board may it it thinks fit, refer the matter to the Local Government.
- (1) The Local Government shall consider every reference made to a under sub-section (3), and
 - (a) if it considers that the Irist ought, in all the circumstances to have passed a decision within the period mentioned in a section (3) shall direct the Irist to pass a decision within such further period as the Local Government may think reasonable, or
 - (b) if it considers that it is, in all the circumstances expedient that a scheme should forthwith be framed shall direct th Trust to proceed forthwith to frame a scheme. Such a direction may prescribe the type of scheme to be framed.
- (5) He I rust shall comply with every direction given by the I cal "Gavernment under sub-section (4)
 - Gavernment under sub section (4)

 35 When framing an improvement scheme in respect of any in i
 - regard shall be had to—

 (a) the nature and the conditions of neighbouring areas and of the law town is a while
 - (b) the several directions in which the expansion of the tewn
 - appears likely to take place and
 - (c) the hi chhood of improvement schemes leing required for other parts of the town
 - 36 (1) Whin any improvement scheme has been framed the Trist Lie are shall prepare a ratio status—

 (a) the fact that the scheme has been framed
 - (1) the loundaries of the are a comprise lin the selected and
 - (c) the place at a hadaparticulars or the selen a map of the re
 - coupried in the selecte and a status noted the land a lies at represent the land a lies

(2) The Trust shall-

- (a) cause the said notice to be published weekly for three consecutive weeks in the Gazette and in a local newspaper or newspapers (if any) with a statement of the period within which objections will be received, and
- (b) send a copy of the notice to the Chairman of the municipal board.
- (3) The Chairman shall cause copies of all documents referred to in clause (c) of sub-section (1) to be delivered to any applicant on payment of such fees as may be prescribed by rule under section 73.
- 37. The Chairman of any municipal board to whom a copy of a notice has been sent under clause (b) of sub-section (2) of sub-section 36 shall, within a period of sixty days from the receipt of the said copy, forward to the Trust any representation which the municipal board may think fit to make with regard to the scheme.
- 38. (1) During the thirty days next following the first day on which any notice is published under section 36 in respect of any improvement scheme, the Trust shall serve a notice on—
 - (a) every person whose name appears in the municipal assessment list as being primarily liable to pay any tax assessed upon the annual value of any building or land which it is proposed to acquire in executing the scheme, and
 - (b) the occupier (who need not be named) of each premises, entered in the municipal assessment list which the Trust proposes to acquire in executing the scheme.
 - (2) Such notice shall-
 - (a) state that the Trust proposes to acquire such land for the purposes of carrying out an improvement scheme, and
 - (b) require such person, if he dissents from such acquisition, to state his reasons in writing within a period of sixty days from service of the notice.
- (3) Every such notice shall be signed by, or by the order of, the Chairman.
- 39. The Chairman of the municipal board shall furnish the Chairman of the Trust, at his request, with a copy of, or extracts from, the municipal assessment list on payment of such fees as may be prescribed by rule made under section 72.
- 40. (1) After the expiry of the periods respectively prescribed under clause (a) of sub-section (2) of section 36, by section 37, and by clause (b)

Transmission to Trust of representation by municipal board as to improvement scheme.

Notice of proposed acquisition of land.

Furnishing of copies or extracts from the municipal assessment book.

Abandonment of imof sub section (2) of section 38, in respect of any susprovement scheme, provenenthe Trust shall consider any objection, representation and statement of steme dissent received thereunder, and after hearing all persons making any to Local such objection, representation or dissent, who may desire to he heard, the Governmen Trust may either abandon the scheme or apply to the Local Government tien in for sanction to the scheme with such modifications (if nny) no the Trust may consider necessary

- (2) Every application submitted under sub section (1) shall be accompanied by-
 - (a) a description of, and full particulars relating to, the scheme, and complete plans and estumates of the cost of executing the scheme.

(b) a statement of the reasons for any modifications made in the scheme as originally framed,

(c) a statement of objections (if any) received under section 36

(d) any representation received under section 37,

(c) a list of the names of all persons (if any) who have dissented under clause (b) of sub-section (2, of section 38 from the proposed acquisition of their find and a statement of the reasons given for such dis cut, and

(f) a statement of the arrangements made or proposed by the Trust for the re housing of persons likely to be displaced by the execution of the scheme for whose rehousing provision is required

- (3) When any application has been submitted to the I ocal Government under sub section (1), the Trust shall cause notice of the fact to be published for two consecutive weeks in the Gazette and in a local newspaper or newspapers (if ant)
- 41 (1) The Local Government may sanction either with or without Power to modification, or may refuse to sanction, or may return for reconsideration, sarctico, reany improvement selieme submitted to it under section 40

- (2) If a scheme returned for reconsideration under sub-section (1) is modified by the Trust, it shall be republished in accordance with section 1G---
 - (a) in every case in which the modification necess the boundaries of the area comprised in the scheme, or involves the near a tion of my land not previously proposed to be required, and
 - (b) in every other case unless the modification is, in the onin cu of the I coal Government, not of saircoant in portance to a quire republication

Notification of sanction of improvement scheme.

- 42. (1) Whenever the Local Government sanctions an improvement scheme it shall announce the fact by notification, and, except in the case of a deferred street scheme, development scheme, or town expansion scheme, the Trust shall forthwith proceed to execute the same.
- (2) The publication of a notification under sub-section (1) in respect of any scheme shall be conclusive evidence that the scheme has been duly framed and sanctioned.

Alteration of improvement scheme after sanction.

43. At any time after an improvement scheme has been sanctioned by the Local Government and before it has been carried into execution, the Trust may alter it:

Provided as follows:—

- (a) if any alteration is estimated to increase the estimated net cost of executing a scheme by more than Rs. 50,000 or 5 per cent. of such cost, such alteration shall not be made without the previous sanction of the Local Government;
- (b) if any alteration involves the acquisition, otherwise than by agreement, of any land the acquisition of which has not been sanctioned by the Local Government, the procedure prescribed in the foregoing sections of this Chapter shall, so far as applicable, be followed as if the alteration were a separate scheme.

Combination of improvement schemes.

44. Any number of areas in respect of which improvement schemes have been or are proposed to be framed, may at any time be included in one combined scheme.

CHAPTER V.

POWERS AND DUTIES OF THE TRUST WHERE A SCHEME HAS BEEN SANCTIONED.

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 municipal
 board.
- 45. (1) Whenever any building, or any street, square or other land, or any part thereof which is vested in the municipal board, is required for executing any improvement scheme, the Trust shall give notice accordingly to the Chairman of the municipal board, and such building, street, square, land or part shall thereupon vest in the Trust, subject in the case of any building to the payment to the municipal board of such sum as may be required to compensate it for actual loss resulting from the transfer thereof to the Trust:
- (2) If any question or dispute arises as to the sufficiency of the compensation paid or proposed to be paid under sub-section (1). the matter shall be referred to the Local Government, whose decision shall be final.

46. (1) Whenever any street, or square or part thereof which is not Trans'er vested in the municipal board is required for executing any improvement effects scheme, the Trust shall cause to be affixed, in a conspicuous place in or square to near such street, square or part, a notice signed by the Chairman—

(2) the first the approximation of the constant of the co

(a) stating the purpose for which the street, square or part is re-schere, quired, and

(b) declining that the Trust will, on or after a date to be specified in the notice, such date being not less than thirty days after the date of the notice, take over charge of such street, square or part from the owner thereof.

and shall simultaneously send a copy of such notice to the owner of such street, square or part.

(2) After considering and deciding all objections (if any) received in writing before the date so specified, the Trust inny take over charge of such street, square or part from the owner thereof, and the same shall thereupon vest in the Trust.

(3) When the Trust niters or closes any street or square or part thereof which has vested in it under sub-section (2), it shall pay reasonable compensation to the previous owner for the loss of his rights therein

- (4) If the alteration or closing of any such street, square or part causes damage or substantial inconvenience to owners of property adjacent thereto, or to residents in the neighbourhood, the Trust—
 - (f) shall forthwith provide come other reasonable means of access for the use of persons who were entitled to use such street, square or part as a means of access to any property or place, and
 - (ii) if the provision of such means of access does not sufficiently compensate any such owner or resident for such damage or inconvenience, shall also pay him reasonable compensation in money.
- 47. (1) When any building, or any street, square or other land, or Provided nny part thereof, has vested in the Trust under section 15 or section 46, no strength municipal drain or water work therein shall vest in the Trust until another to replace drain or water-work (as the case may be), if required has been provided a state to by the Trust, to the satisfaction of the municipal board, in place of the landreved former drain or work.

 (2) If any question or dispute arises as to whether monther drain or 30 sections of the satisfaction of the satisfaction of the satisfaction of the satisfaction of the municipal board, in place of the landreved in the Trust.
- (2) If any question or dispute arises as to whether mother drain or mater-work is required or as to the sufficiency of any drain or water work provided by the Trast under sub-section (1), the matter shall be referred to the Lecal Government, whose decisions shall be final.

Power of Trust to turn or close public street or square vested in it.

48. (1) The Trust may—

- (a) turn, divert, discontinue the public use of, or permanently close, any public street vested in it, or any part thereof, or
- (b) discontinue the public use of, or permanently close, any public square vested in it, or any part thereof.
- (2) Whenever the Trust discontinues the public use of, or permanently closes, any public street vested in it, or any part thereof, it shall pay reasonable compensation to every person who was entitled, otherwise than as a mere licensee, to use such street or part as a means of access and has suffered damage from such discontinuance or closing.
- (3) Whenever the Trust discontinues the public use of, or permanently closes, any public square vested in it, or any part thereof, it shall pay reasonable compensation to every person—
 - (a) who was entitled, otherwise than as a mere licensee, to use such square or part as a means of access, or
 - (b) whose immoveable property was ventilated by such square or part,

and who has suffered damage-

- (i) in case (a) from such discontinuance or closing, or
- (ii) in case (b) from the use to which the Trust has put such square or part.
- (4) In determining the compensation payable to any person under sub-section (2) or sub-section (3), the Trust shall make allowance for any benefit accruing to him from the construction, provision or improvement of any other public street or square at or about the same time that the public street or square or part thereof, on account of which the compensation is paid, is discontinued or closed.
- (5) When any public street or square vested in the Trust, or any part thereof, is permanently closed under sub-section (1), the Trust may sell or lease so much of the same as is no longer required.
- 49. (1) The provisions of sections 178 to 186, 189 to 194, 203 to 216, 218 to 224, 236, 256, 257, 261, 265, 266, 267, (except in respect of cleansing and disinfecting), 268 to 270 and 278 of the Municipalities Act¹ shall, so U. P. A far as may be consistent with the tenor of this Act, apply to all areas in of 1916. respect of which an improvement scheme is in force; and for the period during which such scheme remains in force all references in the said sections to the board or to the Chairman, or to any officer of the board, shall be construed as referring to the Trust which, in respect of any such areas, may alone exercise and perform all or any of the powers and func-

Act vested in the Trust.

tions which under any of the said sections might have been exercised oud performed by the hourd or by the Chairman or by any officer of the board

Provided that the Trust may delegate to the Chmrm in or to any officer of the Trust oll or may of the powers conferred by this section

- (2) The Trust may make hyelius for any nice comprised in an improvement scheme which is outside the hints of the municipality—
 - (a) generally for enrrying out the purpose of this Act, and
 - (b) in particular and without prejudice to the generality of the inforested powers the Trust may stall e hyelans regarding any of the matters referred to in section 298 of the Municipalities Act. 1

The provisions of sections 299 and 301 of the Municipalities Act' shall so far as may be consistent with the tenor of this Act, he applicable to all by claws made by a frust under this sub-section, and all references in the said sections to the board shall be construed as referring to the frust

Lacilities for movement of the population

50. With a view to ficilitating the movement of the population in and Lower of the around any area to which this act is opplied the limit may from time to teel in a movement of the peru

(I) subject to any conditions it may think fit to imposo,-

(a) guarantee the pixment, from the funds it its disposal of such sums no it may think fit by way of interest on capital expended on the construction, maintenance or working of in any of inconotion, or

(b) in the such payments as it may think fit from the said funds, by way of subsidy to persons undertaking to preyide, maintim, and work one means of locomotion or

- (2) (ther singly nr in combination with any other persons contruct, maintain and work any means of locomotion under the provisions of any law applical le thereto, or
- (3) construct, or widen, strengthen or otherwise improve, bridges

Provided that no gnarm tee or subside shall be made under sub-section (2) and no means of becometical shall be constructed, maintained, or worked under sub-section (2) without the sanction of the Local Government.

Surveys.

Power to make surveys or contribute towards their cost.

- 51. The Trust may—
 - (a) cause a survey of any land to be made, whenever it considers that a survey is necessary or expedient for carrying out any of the purposes of this Act, or
 - (b) contribute towards the cost of any such survey made by any other local authority.

Power of entry.

Power' of entry.

- 52. (1) The Chairman may, with or without assistants or workmen, enter into or upon any land, in order—
 - (a) to make any inspection, survey, measurement, valuation or enquiry,
 - (b) to take levels,
 - (c) to dig or bore into the sub-soil,
 - (d) to set out boundaries and intended lines of work,
 - (e) to mark such levels, boundaries, and lines by marks and cuttingtrenches, or
 - (f) to do any other thing,

whenever it is necessary to do so for any of the purposes of this Act or any rule made or scheme sanctioned hereunder or any scheme which the Trust intends to frame hereunder:

Provided as follows: -

- (a) except when it is otherwise specially provided by a rule no such entry shall be made between sunset and sunrise;
- (b) except when it is otherwise specially provided by a rule no building which is used as a human dwelling shall be so entered, unless with the consent of the occupier thereof, without giving the said occupier at least twenty-four hours previous written notice of the intention to make such entry;
- (c) sufficient notice shall in every instance be given, even when any premises may otherwise be entered without notice to enable the inmates of any apartment appropriated to females to remove to some part of the premises where their privacy need not be disturbed:
- (d) due regard shall always be had, so far as may be compatible with the exigencies of the purpose for which the entry is made, to the social and religious usages of the occupants of the premises entered.

- (2) Wheoever the Chairman enters into or upon onvland in pursuacce of sub-section (1), he shall at the time of such entry pay or tender payment for oil necessiry damage to be done as aforesid and, in case of dispute os to the sufficiency of the amount so paid or tendered, he shall not once refer the dispute to the Trust whose decision shall be final
- (3) It shall be lowful for any person outhorized under sub-section (1) to make on entry for the purpose of inspection or search to open or cause to be opened a dom, gate or other lutrier—
 - (a) if he considers the opening thereof necessary for the purpose of such entry, inspection or search and
 - (b) if the owner or occupier is absent or being present refuses to open such door, give or harrier

53 (1) If any question or dispute arises-

Reference of d sputes 10

- (a) between the Irust and the previous owner of any street or square Tribunal or part thereof which has vested in the Irust under section 16 and has been altered or closed by it as to the sufficiency of the compensation paid or proposed to be paid under subsection (3) of that section, or
- (b) between the Trust and any person who was entitled otherwise than as a were licensee to use os a means of access any street or part thereof which has vested in the Trust under section 46—
 - (i) as to whether the alteration or closing of such street square or part causes damage or substantial inconsent nee to owners of property adjucent thereto or to residents in the neighbourhood or
 - (ii) as to whether the other oceans of access provided or proposed to be provided under sub-section (4) of the said section 16 are rea anably sufficient or
 - (iii) as to the sufficiency of any compensation paid or proposed to be paid under the said sub-section (1), or
- (c) between the Trust and any per on as in the sufficiency of nur compensation paid or proposed to be paid to him under section 26, 30, 32, 48 or 101, the matter shall be determined by the Tribunal of referred to it either by the Trust or by the claimant within a period of three months from the date on which the said person was informed of the decision of the Trust fixing the amount of compensation to be raid to him or of the rejection of his claim to compensation by the Trust, and the determination of the Tribunal shall be final

Provided that the Tribunal shall not entertain the application of any claimant who has not applied to the Trust for compensation within three months of the date on which his claim to compensation accrued.

- (2) If a reference to the Tribunal be not made within the period prescribed by sub-section (1), the decision of the Trust shall be final.
- (3) For the purpose of determining any matter referred to it under sub-section (1), the Tribunal shall have all the powers with regard to witnesses, documents, and costs which it would have if the Land Acqui-1 of 1 sition Act, 1894, as modified by section 58 of this Act, were applicable to the case.

Vesting in municipal board of streets laid out or altered, and open spaces provided by the Trust under an improvement

scheme.

- 54. (1) Whenever the municipal board is satisfied—
 - (a) that any street laid out or altered by the Trust has been duly levelled, paved, metalled, flagged, channelled, sewered, and drained in the manner provided in the plans sanctioned by the Local Government under this Act, and
 - (b) that such lamps, lamp-posts, and other apparatus as the municipal board may consider necessary for the lighting of such street and as ought to be provided by the Trust have been so provided, and
 - (c) that water and other sanitary conveniences ordinarily provided in a municipality have been duly provided in such street,

the municipal board, after obtaining the assent of the Trust, or failing such assent, the assent of the Local Government under sub-section (3), shall by a written notice affixed in some conspicuous position in such street, declare the street to be a public street; and the street shall thereupon vest in the municipal board, and shall thenceforth be maintained, kept in repair, lighted, and cleansed by the municipal board.

(2) When any open space for purposes of ventilation or recreation has been provided by the Trust in executing any improvement scheme, it shall, on completion, be transferred to the municipal board by resolution of the Trust and shall thereupon vest in, and be maintained at the expense of, the municipal board:

Provided that the municipal board may require the Trust, before any such open space is so transferred, to enclose, level, turf, drain, and lay out such space and provide footpaths therein, and, if necessary, to provide lamps and other apparatus for lighting it.

(3) If any difference of opinion arises between the Trust and the municipal board in respect of any matter referred to in the foregoing provisions of this section, the matter shall be referred to the Local Government, whose decision shall be final.

CHAPTER VI

ACQUISITION AND DISPOSAL OF LAND

Acquisition by Agreement

55. The Trust may enter into an agreement with any person for the Power to purchase, leasing or exchange by the Trust from such person of any land purchase or which the Trust is authorized to acquire, or any interest in such land

Compulsory Acquisition

56 The Trust may, with the previous sanction of the Local Gavern-Power to ment, nequiro land under the provisions of the "faud Acquisition Act, and the 1894, as modified by the provisions of this Act, for everying out any of the Land Acquisition Act, 1891.

57. A Tribunal shall be constituted, as provided in section 59, for the Tribunal purpose of performing the functions of the Court in reference to the stituted acquisition of land for the I rust, under the Land Acquisition Act, 1894

58. For the purpose of acquiring land under the said Act for the Molineation of the Land
Trust,—
Acquiries

- (a) the Tribunal shall (except for the purposes of section 54 of Act, 1894 that Act) be deemed to be the caurt, and the President of the Tribunal shall be deemed to be the Judge, under the said Act.
- (b) the said Act shall be subject to the further modifications indicated in the Schedule,
- (c) the President of the Tribunal shall have power to summon and enforce the attendance of witnesses, and to compet the production of documents by the same means and (so fir as may be) in the same manner, as is provided in the case of a Civil Court under the 'Code of Civil Procedure, 1908, and
- (d) the award of the Tribunal shall be deemed to be the award of the Court under the said H and Acquisition Act 1894 and shall be final.
- 59. (1) The Tribuani shall consist of a President and two assessors Constitution
- (2) The President of the Iribunal shall be either—
 - (a) a member of the Indical branch of the Imperial at Provincial Civil Service of not less than ten years' standing in such

Genl Acts, Vol IV

[&]quot;But a 3 of the treed Presucces Two Impresement (Appeals) Act 1920 (3 of 1920),
Super Vol. 1 provides frappeal to the High Cont.

service, who has for at least three years served as District Judge or held judicial office not inferior to that of a Subordinate Judge of the first grade; or

- (b) a barrister, advocate or pleader of not less than ten years' standing who has practised as an advocate or pleader in the High Court of Judicature at Allahabad or the Court of the Judicial Commissioner of Oudh.
- (3) The President of the Tribunal and one of the assessors shall be appointed by the Local Government, and the other assessor shall be appointed by the municipal board, or in default of appointment by the municipal board within two months of their being asked by the Local Government to make such appointment, by the Local Government:

Provided that no person shall be eligible for appointment as a member of the Tribunal if he is a Trustee or would, if he were a Trustee, be liable to removal by the Local Government under section 10.

- (4) The term of office of each member of the Tribunal shall be two years; but any member shall, subject to the proviso to sub-section (3), be eligible for re-appointment at the end of that term.
- (5) The Local Government may, on the ground of incapacity or misbehaviour, or for any other good and sufficient reason, cancel the appointment of any person as member of the Tribunal.
- (6) When any person ceases for any reason to be a member of the Tribunal, or when any member is temporarily absent in consequence of illness or any unavoidable cause, the authority which appointed him shall forthwith appoint a fit person to be a member in his place. Where the authority so appointing was the municipal board and the municipal board fails to make a fresh appointment within two months of being asked to do so by the Local Government, the appointment may be made by the Local Government.

muneraof memof ribunal. 60. Each member of the Tribunal shall be entitled to receive such remuneration, either by way of monthly salary or by way of fees, or partly in one of those ways and partly in the other, as the Local Government may prescribe.

Officers and servants of Tribunal.

- 61. (1) The President of the Tribunal shall, from time to time, prepare a statement showing—
 - (a) the number and grades of the clerks and other officers and servants who he considers should be maintained for carrying on the business of the Tribunal,
 - (b) the amount of the salary to be paid to each such officer and servant.

- (2) All statements prepared under sub-section (1) shall be subject to the previous sanction of the Local Government.
- (3) Subject to any directions contained in any statement prepared under sub-section (1), and to rules made under section 72, the power of appointing, promoting, and granting leave to officers and servants of the Tributual, and the power of reducing, suspending or dismissing them, shall vest in the President of the Tribunal.

62. The remuneration prescribed under section 60 for members of the Mode of Tribunal, and the salaries, leave allowances and acting allowances pres- psyment. cribed under this Act for officers and servants of the Tribunal, shall be paid by the Trust to the President of the Tribunal for distribution.

63. (1) The Local Government may from time to time make rules, Power to not repugnant to the 'Code of Civil Procedure, 1908, for the conduct of make roles business by Tribunils established under this Act

(2) All such rules shall be published by notification.

84. (1) For the purpose of determining the award to be made by the Award of Iribunal under the Land Acquisition Act, 1894. how to be d termined.

(a) if there is any disagreement as to the measurement of land, or the amount of compensation or costs to be allowed, the ommon of the majority of the members of the Tribunal shall prevail,

(b) questions relating to the determination of the persons to whom compensation is payable, or the apportionment of compensation, may be tried and decided in the absence of the assessors if the President of the Tribunal considers their presence nunceessary; and, when so tried and decided, the decision of the President shall be deemed to be the decision of the Tribun d. and

(c) notwithstanding anything contained in the foregoing clauses, the decision on all questions of law and procedure shall rest solely with the President of the Tribnial

(2) Every award of the Tribunal, and every order made by the Tribunal for the pryment of money, shall be enforced by a Court of Small Conses within the local limits of whose jurisdiction it was made as if it were a decree of that Courl.

Desposal of Land.

65. Subject to any rules made by the Local Government under section Powerts 72 of this Act, the Trust may retain or may let on lare, lease, sell, land,

Genl Acts, V.1 VI.
Genl Acts, V.1 VI.
An appeal lies to the High C art from decisions of the Pres left order Carse (1)—
see # 3 (i) (Act V t 3 of 1920, Say 18, Vel I

exchange or otherwise dispose of, any land vested in or acquired by it under this Act.

Application of Act to acquisition by other local authorities.

- 66. (1) Whenever a municipal board or other local authority acquires land for any of the purposes mentioned in clauses (a) and (c) of sub-section (I) of section 8 of the ¹Municipalities Act—

 U. P. of 191
 - (a) the modifications of the ²Land Acquisition Act contained in the I of 1 Schedule of this Act shall, so far as they are applicable, apply to every such acquisition;
 - (b) the Local Government may constitute a Tribunal in accordance with section 59, and the provisions of sections 56 to 64, and of section 72 so far as they relate to the Tribunal, shall thereupon apply to such acquisition.
- (2) If the Local Government does not constitute a Tribunal in accordance with clause (b) of sub-section (1), all references to the Tribunal in the Schedule shall be construed as referring to the Court.

CHAPTER VII.

FINANCE.

Powers of Trust to borrow money. 67. A Trust as defined in this Act shall be deemed to be a local authority, as defined in the *Local Authorities Loans Act, 1914, for the IX of purpose of borrowing money under that Act, and the making and execution of any improvement scheme mentioned in this Act shall be deemed to be a work which such local authority is legally authorised to carry out.

Custody and investment of Trust funds.

- 68. (1) In places where there is a Government treasury or sub-treasury, or a bank to which the Government treasury business has been made over, all moneys at the credit of the Trust shall be kept in such treasury, sub-treasury or bank.
- (2) In places where there is no such treasury or sub-treasury or bank, such moneys may be kept with a banker or person acting as a banker, who has given such security for the safe custody and repayment on demand of the sum so kept as the Local Government may in each case think sufficient.
- (3) Provided that nothing in the foregoing provisions of this section shall be deemed to preclude a Trust from, with the previous sanction of the Local Government, investing any such moneys which are not required for immediate expenditure in any of the securities described in section 20

¹ Supra, Vol. II.

² Genl. Acts, Vol. IV. ³ Genl. Acts, Vol. VIII.

of the 'Indian Trusts Act, 1882, or placing them in fixed deposit with a Presidency Bank

69 (I) If the Trust fails to repay any loan taken in pursuance of Procedure if section 67, or any interest or costs due in respect thereof, according to the take Trust conditions of the loan, the Accountant-General of the United Provinces any payment shall make such payment.

and the Chairman of the municipal board shall forthwith pay from the Northwith municipal fund to the said Accountant-General a sum equivalent to the

sum so paid by him,

and the Local Government may attach the rents and other income of the Trist, and thereupon the provisions of section 5 of the "Local Authorities Loans Act, 1914, shall, with all necessary modifications, be decided to apply

(2) Whenever the Chairm in of a municipal board has made any payment to the Accountant General under sub-section (1) the Local Government shall, so far as possible, resuburse the minicipal board out of the rents and moome attacked under that sub-section

70 If the Chairman of a inunicipal board fails to make any payment investor as required by section 69 the Local Government may attach the municipal of board

fund,

and thereupon the provisions of section 5 of the *Local Authorities doe to Ac Loans Act, 1914, shall, with all necessary modifications be deemed to countain apply, and the Local Government may further require the municipal board to impose or increase the rate of the tax on the annual value of buildings or lands or of both described in section 123 (I) (i) of the *Municipalities (et to such extent as may be necessary for the purpose of making such payment

71 All moneys paid by the Chairman of the manicipal board and r Pamer's as subsection (7) of section (9 at d not reinforced by the Local Government of the total under subsection (2) of that section and all moneys payable under subscharge extension (9) of section (9) and levied under section (7) shall constitute a progressive charge upon the property of the Trust

CHAPIER VIII

Rites

72 (1) In addition to the power conferred by section 63, the Local lower ! Local Government may make rules consistent with this Act and applicable to Government all or any trust—

(a) as to the authority on which money may be paid from the

Trust funds

Gent Acts Vol III
Gent Acts V 1 VIII
Law to Vol II

- (b) for prescribing the fees payable for a copy of, or extracts from, the municipal assessment list furnished to the Chairman under section 39.
- (c) as to the conditions on which officers and servants of the Trust appointed to offices requiring professional skill may be appointed, suspended or dismissed,
- (d) as to the intermediate office or offices (it any) through which correspondence between the Trust and the Local Government or officers of that Government shall pass,
- (c) as to the accounts to be kept by the Trust, as to the manner in which such accounts shall be audited and published, and as to the powers of auditors in respect of disallowance and surcharge,
- (f) as to the authority by whom, the conditions subject to which and the mode in which contracts may be entered into and executed on behalf of the Trust.
- (g) as to the preparation of estimates of income and expenditure of the Trust and as to the authority by whom, and the conditions subject to which, such estimates may be sanctioned,
- (h) as to the returns, statements and reports to be submitted by Trusts.
- (i) to prescribe and define the mutual relations to be observed between the Trust and other local authorities in any matter in which they are jointly interested,
- (j) for regulating the grant of leave of absence, leave allowances and acting allowances to the officers and servants of the Trust and of the Tribunal,
- (k) for establishing and maintaining a provident or annuity fund, for compelling all or any of the officers in the service of the Trust or of the Tribunal (other than any servant of the Government in respect of whom a contribution is paid under section 93) to contribute to such fund at such rates and subject to such conditions as may be prescribed by such rules and for supplementing such contributions out of the funds of the Trust:
- Provided that a Government servant employed as officer or servant of the Tribunal shall not be entitled to leave or leave allowances otherwise than as may be prescribed in any general or special orders of the Government,
- (l) for determining conditions under which the officers and servants of the Trust or of the Tribunal, or any of them, shall on retirement receive gratuities or compassionate allowances and

the amount of such gratuities and compassionate allowances

Provided that it shall be at the discretion of the Trust or of the Tribunal, as the case may be, to determine whether all such officers and servants or any, and, if so, which of them, shall become entitled on retirement to any such gratuaties or compassionate allowances as aforesaid.

(a) generally for the guidance of Irusts and public officers in all matters connected with the carrying out of the provisions of

this Act

- (2) The power of the Local Government to make rules under this section is subject to the condition of the rules being made after previous publication and of their not taking effect until they have been published in the Graette.
- 73 Livery Trust may from time to time with the previous senction low rol of the Local Government in the inles consistent with this detailed with any file Trust rules made under this Act by the Local Government—
 - (a) for fixing the amount of security to be furnished by any officer and servant of the Trust from whom it into be dremed expedient to require security,

(b) for associating members with the Irust under section 14

- (c) for appointing persons (other then Trustees and persons assorated with the Frast under section 14) to be a cubers of rommittees under section 15.
- (d) for regulating the delegation of powers or duties of the Trust to committees or to the Chairman

(c) for the guidance of persons employed by it under this let

- (f) for prescribing the fees payable for expuss of documents delivered under subsection (3) of section 36 or under section 71,
- (g) for the management, use and regulation of dwellings constructed under not improvement scheme,
- (b) generally for carrying out the purposes of this Act
- 71 (1) The Chairman shall have all rules made under section 72 or limite, set section 73 and for the time being in force to be printed and shall encoded for experimed copies thereof to be delivered to any application payment of such fee as may be prescribed.
- (2) Notice of the fact of copies of rules being obtainable at the said price and of the place where and the person from whom the same are obtainable shall be given by the Chairman by advertisement in a local newspaper in newspapers (if any).

Power of Local Government to cancel rules made under section 73. 75. The Local Government may, after previous publication of its intention, rescind any rule made by the Trust which it has sanctioned, and thereupon the rule shall cease to have effect.

CHAPTER IX.

PROCEDURE AND PENALTIES.

Signature and service of notices or bills.

Stamping signature on notices or bills.

76. Every notice or bill which is required under this Act to bear the signature of the Chairman or of any other Trustee or of any officer or servant of the Trust shall be deemed to be properly signed if it bears a fac-simile of the signature of the Chairman or of such other Trustee or of such officer or servant, as the case may be, stamped thereupon.

Method of giving public notice. 77. Subject to the provisions of this Act, every public notice required under this Act shall be deemed to have been given if it is published in some local newspaper (if any) and posted upon a notice board to be exhibited for public information at the building in which the meetings of the Trust are ordinarily held.

Service of notice.

- 78. (1) Every notice other than a public notice, and every bill, issued under this Act, shall, unless it is under this Act otherwise expressly provided, be served or presented—
 - (a) by giving or tendering the notice or bill or sending it by post, to the person to whom it is addressed, or
 - (b) if such person is not found, then by leaving the notice or bill at his last known place of abode, if within municipal limits, or by giving or tendering it to some adult male member or servant of his family, or by causing it to be fixed on some conspicuous part of the building or land (if any) to which it relates.
- (2) When a notice is required or permitted under this Act to be served upon an owner or occupier of a building or land, it shall not be necessary to name the owner or occupier therein, and the service thereof, in cases not otherwise specially provided for in this Act, shall be effected either—
 - (a) by giving or tendering the notice, or sending it by post, to the owner or occupier, or if there be more owners or occupiers than one, to any one of them, or

(b) if no such owner or occupier is found, then by giving or tendering the notice to an adult male member or servant of his

family, or by causing the notice to be fixed on some conspicuous part of the huilding or land to which the same relates

(3) Whenever the person on whom a notice or bill is to be served is n minor, service upon his guardian or upon an indult mile member or servint of his family shall be deemed to be service upon the minor

tion during which the offender is proved to have persisted in the breach

- 79. Where under this Act or a notice issued thereunder the public or Disobed cace a person is required to do or to refrain from doing untiling, a person to deter two fails to comply with such requisition shall, if such failure is not an offence punishable under my other section, he hable on conviction by a Magistrate to a fine not exceeding five hundred rupers for every such failure, and in the case of a continuing breach, to a further fine which may extend to five rupees for every day after the date of the first convic
- 80 If n notice has been given under this Act to a person requiring him Power of to execute n work in respect of any property, moverable or immoveable, Pranto to public or private, or to provide or do or refrain from doing anything works on within a time specified in the notice, and if such person fails to comply with such inntice, then the Trust may cause such work to be executed or with ookes, such thing to be provided or done, and may recover all expenses incurred by it on such account from the said person in the minimer provided by Chapter VI of the Municipalities Act 3.
- B1 (1) If the person to whom the notice mentioned in section 80 has Lability et been given is the owner of the property in respect of which it is given, except to the Trust may (whether my netion or other proceeding has been brought desail of the inagenist such owner or not) require the perion (if any) who occupies such property or a part thereof under such owner in pay to the Trust instead of to the owner the rent payable by him in respect of such property, as it falls due up to the amount recoverable from the owner under section 80, and has such payment made by the occupier to the Trust shall, in the absence of any contract between the owner and the occupier to the contrary, be deemed to have been made to the owner of the property.
- (2) For the purpose of deciding whether action should be taken under sub-section (1), the Trust may require an occupier of projects to furnish information as to the sum payable by him as rent on account of such preperty and as to the name and address of the person to whom it is payable, and if the occupier refuses to furnish such information he shall be liable for the whole of the expenses as if he were the owner
- (3) All money recoverable by the Trust under this section shall be recoverable in the manner provided by Chapter VI of the Municipalities Act ¹

Right of occupier to execute works in default of owner.

82. Whenever default is made by the owner of a building or land in the execution of a work required under this Act to be executed by him, the occupier of such building or land may, with the approval of the Trust, cause such work to be executed, and the expense thereof shall, in the absence of any contract to the contrary, be paid to him by the owner, or the amount may be deducted out of the rent from time to time becoming due from him to such owner.

Procedure upon opposition to execution by occupier.

- 83. (1) If, after receiving information of the intention of the owner of any building or land to take any action in respect thereof in compliance with a notice issued under this Act, the occupier refuses to allow such owner to take such action, the owner may apply to a Magistrate.
- (2) The Magistrate upon proof of such refusal may make an order in writing requiring the occupier to allow the owner to execute all such works, with respect to such building or land, as may be necessary for compliance with the notice, and may also, if he thinks fit, order the occupier to pay to the owner the costs relating to such application or order.
- (3) If, after the expiration of eight days from the date of the Magistrate's order, the accupier continues to refuse to allow the owner to execute such work, the occupier shall be liable, upon conviction, to a fine which may extend to twenty-five rupees for every day during which he has so continued to refuse.
- (4) Every owner, during the continuance of such refusal, shall be discharged from any penalties to which he might otherwise have become liable by reason of his default in executing such works.

Recovery of cost of work by the occupier.

84. When the occupier of a building or land has, in compliance with a notice issued under this Act, executed a work for which the owner of such building or land is responsible, either in pursuance of the contract of tenancy or by law, he shall, in the absence of any contract to the contrary, be entitled to recover from the owner by deduction from the rent payable by him or otherwise the reasonable cost of such work.

Recovery of expenses of removal by Trust.

85. The expenses incurred by the Trust in effecting any removal under section 265 of the Municipalities Act¹ as applied by section 49 of this U. I Act, or, in the event of a written notice under section 278 of that Act not II of being complied with, under section 80 of this Act, shall be recoverable by sale of the materials removed, and if the proceeds of such sale do not suffice, the balance shall be recoverable from the owner of the said materials in the manner provided by Chapter VI of the Municipalities Act.¹

Relief to agents and trustees.

86. (1) When a person, by reason of his receiving, or being entitled to receive, the rent of immoveable property as trustee or agent of a person or society would, under this Act, be bound to discharge an obligation im-

posed by this Act on the owner of the property and for the discharge of which money is required, he shall not be bound to discharge the obligation nuless he has, or but for his own improper oct or definit might have had in his hands funds belonging to the owner sufficient for the purpose

- (2) When an agent or trustee has claimed and established his right to relief under this section, the Trust may give him notice to apply to the discharge of such obligation as aforesaid the first moneys which come to his hands on behalf, or far the use, of the owner and shauld he faul to comply with such notice, he shall be deemed to be personally hable to discharge such obligation
- 87. Whenever in this Act of many section of the 'Municipalities Act Aplication and applicable by section 49 of this Act, it is provided that any sum 17 Man, shall be recoverable in the manner provided by Chapter VI of the rabites Act 'Minicipalities Act, then in applying the provisions of that Chapter all references to the board shall be construed as referring to the Trust and all references to the municipal office, a municipal officer or the municipal and shall be construed as referring to the office of the Trust, to na officer of the Trust and the funds of the Trust, respectively
 - 88 If any person, without lawful authority,-
 - (a) removes any fence, or any tumber used for propping or support-Penalty for ing any building, will or other thing or extinguishes any fence or light set up at any place where the surface of a street or instreet other ground has been opened or broken up by the Trust lea the purpose of carrying out ony work, or
 - (b) infringes any order given or removes any har chain or post fixed by the Trust for the purpose of closing any street to traffic.

he shall be punishable with fine which mix extend to fifty supees

- 89 If my person without the permission of the Trust enerts in erects, I series adds to or alters my building or wall so as to make the same project beyond direct, it is street alignment prescribed under section 29 or the street alignment by their or building line shown in my plan finally adopted by the Trust under to interestant or building line shown in my plan finally adopted by the Trust under to interestant on 30, or erects, reference, adds to or alters my building or will in the 1 and 22, 33 area specified in sub-section (4) of section 32, the Chairman of the Trust and 132.
 - (a) direct that the building, alteration or addition le stopped,
 - (b) require such building, alteration or addition to be aftered or demolished as he may deem neces are

Penalty for obstructing contractor or removing mark.

90. If any person—

- (a) obstructs, or molests any person with whom the Trust has entered into a contract, in the performance or execution by such person of his duty or of anything which he is empowered or required to do under this Act, or
- (b) removes any mark set up for the purpose of indicating any level or direction necessary to the execution of works authorized under this Act.

he shall be punishable with fine which may extend to two hundred rupees or with imprisonment for a term which may extend to two months.

Disposal of fines and damages.

Fines and damages to be paid to Trust.

91. All fines and damages realized in connection with prosecutions under this Act shall be paid to the Trust.

CHAPTÈR X.

SUPPLEMENTAL PROVISIONS.

Trustees, etc., deemed public servants.

92. Every trustee, and every officer and servant of the Trust, and every member and officer and servant of the Tribunal, shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code.¹

Contributions towards leave allowances and pensions of Government servants.

Contributions by Trust towards leave allowances and pensions of Government servants. 93. The Trust shall be liable to pay such contributions for the leave allowances and pension of any Government servant employed as Chairman or as an officer or servant of the Trust, or as a member or officer or servant of the Tribunal, as may be prescribed in any general or special orders of the Government.

Legal Proceedings.

Authority for prosecutions.

94. Unless otherwise expressly provided, no Court shall take cognizance of any offence punishable under this Act, except on the complaint of, or upon information received from, the Trust or some person authorized by the Trust by general or special orders in this behalf.

Powers of Chairman as to institution, etc., of legal proceedings and obtaining

legal advice.

- 95. The Chairman may, subject to the control of the Local Government—
 - (a) institute, defend or withdraw from legal proceedings under this Act,

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- (b) compound any offence ogainst this Act,
- (o) admit, compromise or withdraw any claim mide under this Act, and
- (d) obtain such legal advice and assistance as he may from time to time think it necessary or expedient to chain, or as he may be desired by the Trust to obtain, for any of the purposes referred to in the foregoing clauses of this section, or for securing the lawful exercise or discharge of any power or duty vested in or imposed upon the Trust or any officer or servant of the Trust.
- 96. No suit shall be industriable against the Trust or any trustee or Indemnity I any officer or servant of the Trust, or any person acting under the direc. Trust, etc tion of the Trust or of the Chairman or of any officer or servant of the Trust in respect of anything lawfully and in good furth and with due care and attention done under this Act
- 97. (1) No suit shall be instituted against the Trust or any Truster, Notice of or any person associated with the Trust under section 14 or any member reit, seaming of a committee appointed under section 15, or one officer or servent of the Trust, or any person acting under the direction of the Trust are of the Chairman or of any officer or servant of the Trust, in respect of on act purporting to be done under this Act, until the expiration of two months mext after notice in writing has been, in the case of a Trust, left at its office, and in any other case delivered to or left at the office or place of abode of the person to be sued, explicitly string the cause of action the nature of the relief sought, the amount of compensation claimed and its name and place of abode of the intending plaintiff, and the plaint shill contain a statement that such notice has been so delivered or left
- (2) If the Trust or other person referred to in sub-section (I) shall before the action is commenced have tendered sufficient amends to the plaintiff, the plaintiff shall not recover any sum in excess of the amount so tendered and shall also pay all costs incurred by the defendant ofter such tender.
- (3) No action such as is described in subsection (1) shill unless it is an action for the recovery of immoveable property or for a declaration of title thereto, be commenced otherwise than within six months next after the accrual of the causs of action
- (4) Provided that nothing in sab section (I) shall be construed to apply to a suit wherein the only relief clumed is an injunction of which the object would be defeated by the giving of the notice or the postponment of the commencement of the suit or proceeding.

Vot 111

Evidence.

Mode of proof of Trust records,

98. A copy of any receipt, application, plan, notice, order, entry in a register, or other document in the possession of the Trust shall, if duly certified by the legal keeper thereof or other person authorized by the Trust in this behalf, be received as primâ facie evidence of the existence of the entry or document and shall be admitted as evidence of the matters and transactions therein recorded in every case where, and to the same extent as, the original entry or document would, if produced, have been admissible to prove such matters.

Restriction on the summoning of Trust sorvants to produce documents. 99. No trustee or officer or servant of the Trust shall in any legal proceeding to which the Trust is not a party be required to produce any register or document the contents of which can be proved under the preceding section by a certified copy, or to appear as a witness to prove the matters and transactions recorded therein, unless by order of the Court made for special cause.

Validation.

Validation of acts and proceedings.

- 100. (1) No act done or proceeding taken under this Act shall be questioned on the ground merely of—
 - (a) the existence of any vacancy in, or any defect in the constitution of, the trust or any committee; or
 - (b) any person having ceased to be a trustee; or
 - (c) any Trustee, or any person associated with the Trust under section 14 or any other member of a committee appointed under this Act having voted or taken any part in any proceeding in contravention of section 17; or
 - (d) the failure to serve a notice on any person, where no substantial injustice has resulted from such failure; or
 - (e) any omission, defect or irregularity not affecting the merits of the case.
- (2) Every meeting of the Trust, the minutes of the proceedings of which have been duly signed as prescribed in clause (g) of sub-section (1) of section 13, shall be taken to have been duly convened and to be free from all defect and irregularity.

Compensation.

General power of

101. In any case not otherwise expressly provided for in this Act, the Trust may pay reasonable compensation to any person who sustains

domage by reason of the exercise of any of the powers vested under this Trust to par Act in the Trust or the Chairman or any officer ar servant of the Trust compensation

- 102 (1) If, on account of any act or maission, any person has been comperts convicted of an offence under this Act, and by reason of such act or omission tion to be damage has occurred to any property of the Trust, eniapensation shall offenders for be paid by the said person for the said damage, netwithstanding any damage caused by punishment to which he may have been sentenced for the said offence
- (2) In the event of dispute, the amount of compensation payable by the said person shall be determined by the Magistrata before whom he was convicted of the said offence
- (3) If the amount of ony compensation due under this section be not paid, the same shall be recovered under a warr int from the said Magistrate, as if it were a fine inflicted by him on the person liable therefor

Dissolution of Trust

103. (1) When all schemes sanctioned under this Act have been exc Ultimate cuted, ar have been so for executed os to render the continued existence discolution of the Trust, in the opinion of the Local Government, innecessary, the and transfer Local Government may by notification declare that the Trust shall be of its assets dissolved from such date as may be specified in this behalf in such noti to the fication, and the Trust shall be deemed in be dissalved accordingly

an I hat illties

- (2) From the said date-
 - (a) all properties, funds, and dues which are vested in or realizable by the Irust and the Charman respectively, shall vest in and he realizable by the municipal hoard and the Chairman of the hourd respectively, and
 - (b) all habilities which are enforceable against the Trust shall be enforceable only against the municipal hoard, and
 - (c) for the purpo e of completing the execution of any scheme, sanctioned under this Act, which has not been fully executed by the Trust, and of realizing properties, funds, and dues referred to in clause (a), the functions of the Trust and the Chairman under this Act shall be discharged by the municipal board and the Chairman of the board respectively, and
 - (d) the municipal board shall keep separate accounts of all moneys respectively received and expended by it under this Act, until all loans raised hereunder have been repaid, and until all other liabilities referred to in el-use (b) have been duly met

THE SCHEDULE.

(Referred to in Section 58.)

FURTHER MODIFICATIONS IN THE 'ILAND ACQUISITION ACT, 1894 (HEREIN-I AFTER CALLED "THE SAID ACT").

Amendment of section 3.

- 1. After clause (e) of section 3 of the said Act the following shall be deemed to be inserted, namely.—
 - "(ee) the expression, 'local authority' includes a Trust con-ustituted under the United Provinces Town Improvement V. Act, 1919."

Notification under section 4 and declaration under section 6 to be replaced by notifications under sections 36 and 42 of this Act.

- 2. (1) The first publication of a notice of an improvement scheme under section 36 of this Act shall be substituted for and have the same effect as publication, in the Gazette and in the locality, of a notification under sub-section (1) of section 4 of the said Act, except where a declaration under section 4 or section 6 of the said Act has previously been made and is still in force.
- (2) Subject to the provisions of sections 10 and 11 of this Schedule, the issue of a notice under sub-section (4) of section 29 in the case of land acquired under that sub-section, and in any other case the publication of a notification under section 42 shall be substituted for and have the same effect as a declaration by the Local Government under section 6 of the said Act, unless a declaration under the last mentioned section has previously been made and is still in force.

Amendment of section 11:

- 3. The full stop at the end of section 11 of the said Act shall be deemed to be changed to a semi-colon, and the following shall be deemed to be added, namely,—
 - "and
- (iv) the costs which, in his opinion, should be allowed to any person who is found to be entitled to compensation, and who is not entitled to receive the additional sum of fifteen per centum mentioned in sub-section (2) of section 23, as having been actually and reasonably incurred by such person in preparing his claim and putting his case before the Collector.

The Collector may disallow, wholly or in part, costs incurred by any person, if he considers that the claim made by such person for compensation is extravagant."

Amendment of section 15.

4. In section 15 of the said Act, for the word and figures "and 24" the figures, word, and letter "24 and 24A," preceded by a comma, shall be deemed to be substituted.

¹ Genl. Acts, Vol. IV.

- 5 (1) In sub section (3) of section 17 of the said tet, after the figures Amendment 24" the words, figures, and letter "or section 21A" shall be deemed of section 17 to be inserted
- (2) To the said section 17 the following shall be deemed to be odded, namely,-
 - "(4) Sub sections (1) and (3) shall apply also in the case of any orea which is stated in a certificate granted by the District Megistrate or a Megistrate of the first class to be unbealthy
 - (5) Before granting ony such certificate the Magistrate shall course notice to be served as promptly as may be on the persons referred to in sub-section (3) of section 9, and shell bear without any avoidable delay any objections which may be urged by them
 - (6) When proceedings have leen taken mader this section for the nequisition of any land and ony person sustains damage in consequence of heing suddenly dispossessed of such land, compensation shall be paid to such person for such dispossession."
- 6 After section 17 of the said Act the following shall be deemed to be inserted namely -
 - "17A In every case referred to in section 16 or section 17, the Transfer of Collector shall, upon payment of the cost of acquisition, land to make over charge of the land to the Trust and the land shall Trust thereupon vest in the Trust subject to the liability of the Trust to pay any further costs which may be incurred on account of its acquisition."
- 7 The full step of the end of sub section (I) of section 18 of the stid Amendment Act shall be deemed to be changed to a comma, and the words "or the of section 18. mmount of the costs allowed" shall be deemed to be added
- 8 After the words "amount of compensation," in clause (c) of section Ar-adment 19 of the said Act, the words "and of costs (if any)" shall be deemed of so then 19 to be inserted
- 9 After the words "amount of the compensation," in clause (c) of American section 20 of the said let the words "or costs" shall be deemed to be of seriou 20 inserted
- 10 (I) In clause first and clause sixtly of sub-section (I) of section produced 23 of the said Act for the words "publication of the declaration relating of so ion 23, thereto under section 6" and the words "publication of the declaration under section 6" shall be deemed to be substituted.—
 - (a) if the land is Leing acquired the ler sub-section (3) of section 20 of this Act, the words "15 up of the rotice under sub-section

(3) of section 29 of the United Provinces Town Improvement Act, 1919," and

U. P.Act VIII of 1919.

- (b) in any other case, the words "first publication of the notification under section 36 of the United Provinces Town Improvement Act, 1919."
- (2) The full stop at the end of sub-section (2) of section 23 of the said Act shall be deemed to be changed to a colon, and the following proviso shall be deemed to be added:—
- "Provided that this sub-section shall not apply to any land acquired under the United Provinces Town Improvement Act, 1919, except—

U. P. Act VIII of 1919.

- (a) land acquired under sub-section (4) of section 29 of that Act, and
- (b) buildings in the actual occupation of the owner or occupied free of rent by a relative of the owner, and land appurtenant thereto, and
- (c) gardens not let to tenants but used by the owners as a place of resort."
- (3) At the end of section 23 of the said Act, the following shall be deemed to be added, namely:—
 - "(3) For the purposes of clause first of sub-section (1) of this section—
 - (a) the market-value of the land shall be the market-value according to the use to which the land was put at the date with reference to which the market-value is to be determined under that clause;
 - (b) if it be shown that before such date the owner of the land had in good faith taken active steps and incurred expenditure to secure a more profitable use of the same, further compensation based on his actual loss may be paid to him;
 - (c) if any person, without the permission of the Trust required by clause (b) of sub-section (I) of section 29 or by subsection (3) of section 30 or by sub-section (4) of section 32 of the United Provinces Town Improvement Act, U. P. Act 1919, has erected, re-erected, added to or altered any vin of 1919 building or wall so as to make the same project beyond the street alignment prescribed under section 29 or the street alignment or building line shown in any plan finally adopted by the Trust under section 30, or within the area specified in sub-section (4) of section 32, as the case may be, then any increase in the market-value

- resulting from such erection, re-erection, addition or alteration shall be disregarded,
- (d) If the market value has been increased by means of any improvement made by the owner or his predecessor in interest within two years before the aforestid date such increase shall be disregarded unless it be proved that the improvement so made was made in good faith and not in contemplation of proceedings for the acquisition of the land being taken under this Act.
- (e) if the market-value is specially high in consequence of the land being put to n use which is unlawful or contrary to public policy, that use shall be disregarded and the market value shall be deemed to be the market value of the land if put to ordinary uses and
- (f) if the market value of any building is specially high in cansequence of the building being so overcrawded as to be dangerous to the health of the inmates such avererowding shall be disregarded and the market value shall be deemed to be the market value of the building if accupied by such number of persons only as could be accommodated in it without rist of danger from overgranding.
- (g) when the owner of the land or building has after passing of the United Provinces Town Improvement (ct. 1919) and within two years preceding the date with reference to which the market value is to be determined unid a return under section 158 of the 'United Provinces Municipalities (ct. 1916 of the rent of the land or building shall not in may case be deemed to be greater than the rent shown in the latest return so made save as the Court may otherwise direct and the market value may be determined on the basis of such rent.

Provided that where any addition to an improvement of the land in huilding has been made after the date of such littlest return and previous to the date with reference to which the inarket value is to be determined the Court may take into consideration any increase in the letting value of the lind due to such addition or improvement.

11. For clause re entily of a ction 23 of the said Act, the following American shall be deemed to be substituted in med. —

[&]quot;scientilly, has outles or nelliture or improvements to lend nequired, which was incurred after the date with reference

to which the market-value is to be determined, unless such additions or improvements were necessary for the maintenance of any building in a proper state of repair."

New section 24A.

- 12. After section 24 of the said Act the following shall be deemed to be inserted, namely,—
- Further provision for determining compensation.
- "24A. In determining the amount of compensation to be awarded for any land acquired for the Trust under this Act, the Tribunal shall also have regard to the following provisions, namely,—
 - (1) when any interest in any land acquired under this Act has been acquired after the date with reference to which the market-value is to be determined, no separate estimate of the value of such interest shall be made so as to increase the amount of compensation to be paid for such land;
 - (2) if, in the opinion of the Tribunal, any building is in a defective state, from a sanitary point of view, or is not in a reasonably good state of repair, the amount of compensation for such building shall not exceed the sum which the Tribunal considers the building would be worth if it were put into a sanitary condition or into a reasonably good state of repair, as the case may be, minus the estimated cost of putting it into such condition or state;
 - (3) if, in the opinion of the Tribunal, any building which is used or is intended or is likely to be used for human habitation, is not reasonably capable of being made fit for human habitation, the amount of compensation for such building shall not exceed the value of the materials of the building, minus the cost of demolishing the building."

Amendment of section 31.

- 13. (1) After the words "the compensation" in sub-section (1) of section 31 of the said Act, and after the words "the amount of the compensation" in sub-section (2) of that section the words "and costs (if any)" shall be deemed to be inserted.
- (2) After the words "any compensation" in the concluding proviso to sub-section (2) of section 31 of the said Act the words "or costs" shall be deemed to be inserted.

New section 48A.

- 14. After section 48 the following shall be deemed to be inserted, namely,—
- Compensation to be awarded when land not acquired collector has not made an award under section 11 with respect to such land, the owner of the land shall, unless he has been to a material extent

1919: U. P. Act VIII.] Town Improvement.

1920: U. P. Act I.] Minor Irrigation Works

responsible for the delay, he entitled to receive compensation for the within two damage suffered by him in consequeuce of the delay.

(2) The provisions of Part III of this Act shall apply, so far as muy be, to the determination of the compensation payable under this section "

15. After sub-section (1) of section 49 of the said Act, the following Amendment shall be deeined to be inserted, namely,—

"(Ia) For the purposes of sub-section (I), land which is held with and attached to a house and is reasonably required for the enjoyment and use of the house shall be deemed to ho part of the house."

THE UNITED PROVINCES MINOR IRRIGATION WORKS ACT, 1920.

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UNITED PROVINCES ACT No. I or 1920 1

[APILIES TO THE UNITED PROVINCES.]

[30th April, 1929; 1st June, 1929.]

Whenever it is expedient to make provision for the construction, improvement and maintenance by Government of irrigation works on a

The Statement of Others and Peas no ree United Provinces Gasette, 1000, Pt. VII., p. 73, and the Proceed again Courtl, see 16-1, 1970, Pt. VII., pp. 20, 113, 571, and 616.

smaller scale than that contemplated by the provisions of the Northern India Canal and Drainage Act, 1873; and whereas the previous sanction VIII of the Governor General has been obtained under sub-section (2) of section 79 of the Government of India Act, 1915; It is hereby enacted as 5 & 6 follows:—

PART I.

PRELIMINARY.

Short title and extent.

- 1. (1) This Act may be called the United Provinces Minor Irrigation Works Act, 1920.
- (2) It extends to all the territories for the time being administered by the Lieutenant-Governor of the United Provinces of Agra and Oudh.

Definitions.

- 2. In this Act, unless there be something repugnant in the subject or context,—
 - (1) "Construction" (with its grammatical variations and cognate expressions) includes improvement within a limited time and in a specific manner:
 - (2) "Minor Irrigation work" or "work" means an irrigation, submersion, drainage or protective work or system of such works. natural or artificial, of which the construction or maintenance by the Local Government appears to that Government to call for action on a smaller scale than that contemplated by the Northern India Canal and Drainage vin of Act, 1873:1
 - (3) "Owner" includes an under-proprietor, a permanent tenureholder, a permanent lessee, a fixed rate tenant, and a mortgagor or mortgagee in possession; but does not include a mortgagor or mortgagee out of possession or a lessee for a term of years, nor, where a superior and an inferior right of ownership co-exist, the owner of the superior right.

PART II.

PREPARATION OF SCHEME.

Preliminary order of Government.

3. The Local Government may direct the Collector or any other person to make inquiry whether it is desirable to undertake the construction or maintenance of a minor irrigation work of any description in any specified local area.

¹ Supra, Vol. I.

construction or maintenance.

- 4. (1) The Collector shall, thereupon, publish a natice in the village Path strater or villages concerned specifying the place at which and the date (which in the shall not be earlier than farty-two days after the date of such publication pary collection which the inquiry shall be held, and shall also; subject to may rule made under section 47, cause a copy of the notice to be nevered on any owner whose land be believes to be lifely to be affected by the property
- (2) The notice shall set forth the general character of the proposed construction or maintenance, and shall invite all persons having interests likely to be affected thereby to submit any objection or suggestion that they may desire to make on or before a date prescribed in the notice and to produce any evidence in support of such objection or suggestion on the date appointed for the holding of the inquire.
- 5. Every owner of land likely to be affected by such construction or trepted maintenance who fails within the period allowed by the notice to submit constitution or suggestion in the manner prescribed shall be deemed to the for the purposes of this Act to have given his convent thereto.
- 6. (1) If the Collector or other person appointed to make the inquiry, happy after considering any objection or suggestion duly submitted and taking a training such evidence as he thinks necessary, finds that the owners of at least the chief one-half of the land likely to be affected by the construction or in data nance of the work consent, or are deemed to consent, to such construction or maintenance, he shall embody his proceedings in a report to be so, mitted to the Local Government, and shall in such reject make pages it as to the manner in which Government is to be unique extended to the record
- itelf for any expenditure, whether capital or countries present by at (2) If the owners of store than oned all of the land effected on he is to be affected are appeared to the common or the store of the way, a report to this effect only that he estimated to the local descention.
- The Upon receipt of the report referred to the attention of the first and a preventing sent in the Local Growth and the attention of the sent to the first and the sent that the first and the sent to the first and the first and
- B. Egent end ged like the a surpression of the entry of the form of the end of the and and the end of the end

Compensation for damago caused by ontry under section S. 9. In case of entry under section 8, the officer empowered under that section shall, at the time of such entry, tender compensation for any damage which may be occasioned by any proceeding under that section: and in case of dispute as to the sufficiency of the amount so tendered, he shall forthwith refer the same for decision by the Collector, and such decision shall be final.

Draft scheme.

- 10. (1) The officer empowered by Government under section 8 shall submit a draft scheme to Government, and such scheme shall, so far as he deems necessary, embody the following particulars and be accompanied by the following documents, namely:—
 - (a) a specification and plan of the work which it is proposed to construct or maintain and an estimate of the capital or recurring expenditure involved thereby;

(b) the estimated time required for the completion of a scheme of construction;

(c) a statement detailing-

- (i) the land and interests in land which in his opinion it will be necessary to acquire in order to carry out the scheme,
- (ii) the portion of such land and interests therein which can be acquired by negotiation,
- (iii) the portion of such land and interests therein which it will be necessary to acquire under the Land Acquisition Act, I of 1894, and
- (iv) an estimate in each case of the expenditure required for the purpose of acquisition;
- (d) the extent to which it will be necessary in his opinion to make .
 compensation for damage caused to property by the carrying out of the scheme and the expenditure required for this purpose;
- (e) the area which will be benefited by the schowing

(f) the method of management of the work;

(g) with reference to section 19, the method Government will be recouped or composition incurred by it;

(h) where all or any of within the

(i) to make them sible to expenditure vernm in the exec specified rate ih,

(ii) to pay any fixed contract sum or sums (along with interest a' a specified rate on arrears thereof) to Government for the execution by Government of the scheme

an agreement to either effect executed by such owners,

- (2) the description of any river or stream flowing in a natural channel, or of any lake or other natural collection of still water, whereof the water should be applied or used for the purpose of the work
- (1) any other matter which is required by the circumstances of
- (2) Such scheme shall also embody any particulars and be accompanied by any documents required by any rule made under section 47
- (3) Any agreement referred to in clause (h) of sub section (1) may provide that on payment of the amount expressed therein the worl shall test in and be maintained by the owners executing the agreement, subject to the provisions of Part III.
- 11. (1) When the draft scheme has been prepared to the satisfaction of Government, a notice giving such particulars as are required by rule of draft in this helialf and stiting at what place and times the scheme will be scheme. Open to inspection shall be published by affixing a copy of the notice in a promiuent place in each village of which the land is in the opinion of the Collector likely to be affected by the scheme if carried out
- (2) The Collector may also serve notice to the same effect on any owner or occupier of land likely to be affected by the scheme or on the agent of such owner or occupier
- (3) On publication of the notice under sub-section (1), any person hiely to be affected by the scheme may within one month from the date of such publication present in writing to the Collector any objection which he may have to the scheme
- (4) The Collector shall forward to the Local Government all objections which may be presented to him together with any remark that he may desire to make in respect of such objections
- 12 (1) After such modification of the draft scheme as appears to be Adoption by required by any objection made under the previous section, the Local Government Government may, if it thinks fit to proceed with the scheme, notify the scheme same as approved by publication in the Gozette, and thereafter it shall be entitled to carry out such approved scheme in accordance with the provisions of this Act

Provided that if the scheme has in the opinion of the Local Government been substantially altered, the provisions of section 11 shall apply to the amended scheme

(2) The publication under sub-section (1) of a scheme as approved shall be conclusive proof that any consent recorded therein has been duly obtained, that the scheme will benefit the area specified therein in that behalf (hereinafter called the benefited area), and that the scheme has in all respects been duly prepared and approved.

Operation of a notified scheme as a notification, under section 5 of Act VIII of 1873. 13. The intimation in a scheme notified under sub-section (1) of section 12 of the intention to apply or use the water of any river or stream flowing in a natural channel, or of any lake or other natural collection of still water, for the purpose of the work to which the scheme relates, shall operate as a notification under section 5 of the Northern India Caral and Drainage Act, 1873, declaring that the said water will be so applied or vn used on the expiration of three months from the date of the notification.

Modification of approved scheme or substitution of new scheme.

- 14. (1) The Local Government may from time to time modify any approved scheme notified under section 12 or substitute another scheme in its stead, and the provisions of this Act applicable to a scheme notified under section 12 shall thereafter be applicable to any scheme so modified or substituted:
- (2) Provided that any consent, publication or other thing required by this Act in respect of a scheme shall be necessary also in respect of the alteration of a scheme or the substitution of a new scheme for an existing one.

PART III.

CONSTRUCTION AND MAINTENANCE.

Appointment of officer in charge.

15. The Local Government may, by general or special order, appoint an officer (hereinafter called the officer in charge) to be in charge of the construction or maintenance of a minor irrigation work in respect of which an approved scheme has been published.

Powers of officer in charge.

- 16. (1) The officer in charge and any officer to whom he is subordinate shall have the following powers, namely:-
 - (a) to exercise, with reference to the work, the powers conferred by section 6 of the Northern India Canal and Drainage Act, 1873;1

VIII of

(b) to prohibit by order in writing any person from doing anything which in his opinion diminishes, or is likely to diminish, the efficiency of the work;

(c) to require by order in writing any owner or occupier of land within the benefited area to take or permit such action in

respect of any property therein belonging to him or in his possession as may appear accessary for the preservation or minimenance of the wark or may appear to be necessary for the purpose of increasing or extending within the henchted neces, by means of distributions or otherwise, the hencfit of the work.

- (d) to enter ar authorize any other person to enter upon any limit for the purpose of constructing or maintaining the work, or of preventing or remedying the effect of any acculent to the same, or of inspecting or regulating the use of the water supplied, or of measuring lands irrigated by the work or charge the with any water-rate or other sum, or of doing any other thing necessary for the proper regulation and management of the work.
- (c) to require, in cases of urgency, any owner or occupier of land receiving benefit from the work to assist in procuring at market rates such labour as may be necessary for the preservation or maintenance of the work.
- (f) to do or prevent being done anything in respect of which an order has been issued by him inder clauses (b) and (c), provided that the person so ordered has failed to obest the order within the time specified in the order and provided also that no action shall be taken under this clause in respect of an order issued under clause (c) until such order has become final under section 17
- (9) if a divisional cinal officer, to issue an order in writing to the persons using any water-course to construct autable bridges, enlivers or other works for the passage of the water of such water course across any public road, canal or drainage channel in use before the said water course was made or to repair any such works and anothe failure of the person to whom the order his been issued to comply within a reason able time, himself to take the required action at the east of such person which shall be recoverable under section 28
- (2) The power conferred by clause (c) of sub-section (I) shall include the power to order the transfer by one person to another, on the payment of compensation to be determined in the manner described in section 40 of a water-course, or of any land or right in land required for the construction of a water-course.
- 17. (1) Orders issued by the officer in charge under section 16 shall agree be subject to appeal in writing made within fifteen days in such officer or effect effect of ficer is it is Local Government directs by rule, but inless appealed in sharp against in the prescribed manner shall 14 final

[1920: U. P. Act I.

(2) The order of the appellate authority shall be final.

Land aequisition.

- 18. (1) Any land or interest in land which, in the opinion of the Local Government, it is necessary to acquire in pursuance of a scheme notified under section 12, shall, for the purposes of the 'Land Acquisition I Act, 1894, be deemed to be required for a public purpose.
- (2) For the purposes of sub-section (1) of section 23 of the said Act the market value of such land at the date of the publication of the declaration relating thereto under section 6 of that Act shall be deemed to be the market value at the time of the issue of the preliminary order under section 3 of this Act.

PART IV.

RECOVERY OF EXPENDITURE.

Alternative modes of recoupment by Government.

- 19. The Local Government may compensate or recoup itself for any expenditure which it incurs, or agrees to incur, in the carrying out of any approved scheme of construction or maintenance or of both in any one or more of the following methods, namely:-
 - (a) by the levy from the owners of land within the benefited area, whether such benefit takes the form of direct irrigation, percolation, submersion, improvement of the water-supply in wells or drainage of excessive water or otherwise, of a uniform rate or of differential rates imposed on such land in accordance with rules made by the Local Government; or
 - (b) by the recovery from any owners executing an agreement under clause (h) (i) or clause (h) (ii) of sub-section (I) of section 10 of any sums due thereunder; or
 - (c) by the realization of miscellaneous income arising from the management by Government of the work.

Appeal

- 20. (1) An appeal against the assessment or levy of any rate under against rates. this Act shall lie to such officer as is empowered by rule in this behalf.
 - (2) In every appeal the costs shall be at the discretion of the officer deciding the appeal.
 - (3) Costs awarded under this section against the appellant shall be recoverable as though they were an arrear of land revenue due from the appellant.

Limitation appeal.

21. No appeal shall lie in respect of any rate unless it is preferred within thirty days from the time when the demand for the rate is first made.

¹ Genl. Acts, Vol. IV.

22. No objection shall be taken to any assessment, nor shall the Exclusion of liability of any person to be assessed in rated be questioned in any other fored nary manner, or by any other authority, than is provided in or under this courts Act.

Provided that nothing in this section shall prevent any person from obtaining a declaration in the Civil Court that he is not liable to such assessment on the ground that be is not the awner of the lind in respect of which the assessment has been made, and the assessing officer shall 'e bound hy such declaration

bound hy such declaration

23. Where a rate is charged on land held by several joint owners, it Rate by
shall be payable by the manager or other person who receives the rents or able the
profits of such land, who may recover from such joint owners my sums charged
so paid on their helalf

- 24. (1) Notwithstanding anything contained in any enactment to the Enhancement contrary, but subject to any rules made in this behalf, where benefits are ment of rent, received from a minor irrigation work constructed or maintained under this Acf, such benefits, whether due to the supply of direct irrigation or to percolation, submersion, improvement of the water supply in wells or drainage of excessive water or otherwise, shall be deemed a ground for
- (2) In like manner, the loss or discontinuance of any benefits received from a minor irrigation work shall be deemed a ground for abstement of rent

enhancement of rent

- 25. Except as may be otherwise provided by rules made under section Provided 47 all claims under the preceding section in any local area shall be made and are really suit to be instituted in a revenue court empowered to try suits for the ment enhancement or instituted in a revenue area and the court shall to the trial of such suit follow the procedure prescribed for the trial of such suits for the enhancement or abatement of rent in such local area.
- 26 Where any sum is recoverable under clause (b) of section 19 from 11. on owners for the time being of land within the benefited area, they shall clause the jointly and severally hable for the same
- 27. (1) All agreements made within a period of twelve years prior is to the date on which this Act comes into force regarding the construction of repeat and maintenance of a minor arrigation work which might have repeat even constructed or maintained under this Act, and it been in force, shall, to be of ir as the terms thereof are consistent with this Act, be deemed to lave been made under this Act, and shall have force accordingly
- (2) Nothing in sub-section (1) shall uply to one such agreement in respect of a minor irrigation work unless and until the Local Government declares the work by notification in the Gozette to be subject to the provisions of this section.

Certified dues and debts recoverable as land revenue.

28. Any sum lawfully due under this Act and certified by the officer in charge to be so due and any sum not otherwise recoverable under this Act but due under an agreement referred to in section 27 which remains unpaid after the day on which it becomes due shall be recoverable by the Collector from any person liable for the same as if it were an arrear of land revenue.

Power to contract for collection of dues.

- 29. (1) The officer in charge or the Collector may enter into an agreement with any person for the collection and payment to the Government by such person of any sum payable under this Act by a third party.
- (2) When such agreement has been made, such person may recover such sum by suit as though it were an arrear of rent due to him on account of the land in respect of which such sum is payable or water shall have been supplied or used.
- (3) If such person makes default in the payment of any sum to be collected by him under this section, such sum may be recovered from him by the Collector under section 28, and, if such sum or any part of it be still due by the said third party, the sum or part so due may be recovered in like manner by the Collector from such third party.

Lambardars may be required to collect dues.

- 30. (1) In the absence of an agreement made under section 29 with any other person the Collector may require the lambardar of any mahal to collect and pay any sums payable under this Act by a third party in respect of any land or water in such mahal, and in the event of his failing to pay any sum so required, may recover it from him as an arrear of land revenue.
- (2) Where a lambardar is required to pay any sum under sub-section (1), all the provisions of law for the time being applicable to the recovery by him or by the Collector on his behalf of land revenue and remuneration fees from any third party shall apply to the recovery of such sums from any third party liable for the same as if they were enacted in this Act.

Saving in respect of

31. Nothing in sections 28, 29, and 30 applies to fines.

PART V.

PENALTIES AND PREVENTIVE ACTION.

Offences.

- 32. Whoever without proper authority, and voluntarily, does any of the following acts, namely—
 - (1) damages, alters, enlarges or obstructs any work;

- (2) interferes with, increases or diminishes the supply of water in or the flow of water from, through, over or under any work.
- (3) being responsible for the maintenance of any work or of any part thereof or using any work or my part thereof, neglects to take proper precautions for the prevention of waste of the water thereof, or interferes with the nuthorized distribution of water thorefrom or u es such water in an unauthorized manner.
- (4) corrupts or fouls the water of any work so as to render it less fit for the purposes for which it is ordinarily used,
- (a) destroys or moves any level mark or water gauge fixed by the authority of a public servant.
- (6) passes, or causes animals or vehicles to pass, on or across any work, contrary to rules made under this let.
- (7) violates any rule made under this Act the breach of which is declared to be punishable or disobeys any lawful order of the Collector or other officer,

shall be liable on conviction b fore a Magistrate to imprisonment for a period not exceeding and mounth or to a fine and exceeding fifty rupees or, where the offence is a cantinuing one, to further fine which may extend to ten rupees for every day on which the offence continues after the date of first conviction

- 33 Nothing herein contained shall prevent any person hence prove Saving cuted under any other law for any offence punishable under this Act, provided that no person shall be punished twice for the same affence
- 34 Any person in charge of or employed upon any work may remay Summary from the lands or buildings belonging thereto or may take into custody arrest, without n warrant and take (or send) forthwith to a Magistrate or to the nearest police station, to be dealt with according to have any person who within his view commits any of the following inflences—
 - (a) wilfully damages or obstructs any work;
 - (b) without proper authority interferes with the supply or flow of water to or from nny work so as to endanger, damage or render less useful such work

35 In this part the word "work" shall be deemed to include all be a blood lands occupied by Government for the purpose of a minor irrigation work "the part in respect of which in approved scheme has been published and all luillings, machinery, ferces, gates and other erections, trees, crops plants tions or other produce, occupied by or belonging to Government upon such lands

PART VI.

JURISDICTION AND PROCEDURE.

Preparation of record of rights.

- 36. (1) The Collector shall, whenever the Local Government by special order, or by rules made under this Act, so directs, prepare or revise for any minor irrigation work in respect of which an approved scheme has been published a record showing all or any of the following matters, namely:-
 - (a) the custom or rule of irrigation;
 - (b) the rights to water and the conditions on which such rights are enjoyed;
 - (c) the rights as to the erection, repair, reconstruction, and working of mills, and the conditions on which such rights are enjoyed; and
 - (d) such other matters as the Local Government may by rule prescribe in this behalf.
- (2) Entries in the record so prepared or revised shall be relevant as evidence in any dispute as to the matters recorded, and shall be presumed to be true until the contrary is proved or a new entry is lawfully substituted therefor:

Provided that no such entry shall be so construed as to limit any of the powers conferred on Government by this Act.

- (3) When a record showing all or any of the matters enumerated in sub-section (1) has been framed at any settlement of the land revenue such record shall be deemed to have been made under this section.
- (4) Every person interested shall be bound to furnish to the Collector, or to any person acting under the direction of the Collector, all information necessary for the correct preparation of a record under this section.
- (5) The provisions of Chapter IV of the 'United Provinces Land U.P. A Revenue Act, 1901, shall, so far as may be, apply to the preparation and revision of every such record.

37. (1) Subject to the provisions of section 39, whenever a dispute ement arises between two or more persons in regard to any right or liability orising from the construction or maintenance under this Act of a minor irrigation work in respect of which an approved scheme has been pubersons. lished, or arising from the issue of any order under this Act in respect of such work, any such person may apply in writing to the officer in

charge of the work stating the matter in dispute.

- (2) That officer shall thereupon give notice to the other persons in terested that, on u day to be nomed in the notice, he will proceed to inquire into the said auatter.
- (3) On the day fixed for the inquiry, or on ony subsequent day, the oforestid officer shell pass on order determining the motter in dispute, unless he transfers (os he is herehy empowered to do) the motter to the Collector, who, in such ease, shall inquire into and pass an order determining the said matter.

(4) An order under sub-section (3) may award compensation to one person who is a party to the proceedings against only other such person for one injury sustained; and any compensation so awarded shall be recoverable upon opplication mode to the Revenue Court houng jurisdiction in the orea concerned as if it had been awarded by a decree of that Court

- (5) The order of the officer in charge of the work or of the Collector as to the use or distribution of water shell he fined so far os it applies to any crop sown or growing at the time when such order is mode, and so far as it applies to any future crop shall remain in force until and except so far as it is set aside by a subsequent order passed in a fresh dispute under this section ar by a decree of a Civil Court passed in a suit or proceeding within its jurisdiction
- (6) For the purpose of sub-section (6) a dispute shall be deemed to he a fresh dispute when it arises out of different or changed circumstances
- 38. The provisions of sections 7 to 13 (inclusive) of the 'Northein Compensation Canal and Drainage Act, 1873, shall be applicable, as if they were consisted, enceted in this Act, in respect if compensation for any stoppage, diminal iteraphies tion or damage of the description contemplated by the aforesaid sections the or the and could by the currying nut of any scheme under this Act.
- 39. (1) Where the transfer of any unter-course or of any land or Competing interest in land required for the construction of a water-course is directed too relating the part of the model and the part of the par

respect of the land or water-course occupied or transferred
(2) If one sum or rent-charge awarded under sub-section (I) is not paid when lawfully demanded by the person entitled to receive the same, the omount shall be recovered by the Collector as if it were an orrest of land revenue and shall, when recovered, he paid by him to the person entitled to receive the same

Sapra Vel I

Compensange caused by entry under section 16 (1) (d).

40. In every case of entry under clause (d) of section 16 (1) upon tion for dam- any lands adjacent to a minor irrigation work for the purpose of preventing or remedying the effect of any accident to the work, the officer in charge shall tender compensation to the proprietors or occupiers of the said lands for all damage done to the same. If such tender is not accepted, the officer in charge shall refer the matter to the Collector, who shall proceed to award compensation for the damage as though the Local Government had directed the occupation of the lands under section 35 of the 'Land Acquisition Act, 1894.

Compensation for damage caused in other cases.

41. Where any damage, other than damage of the description referred to in sections 9, 16 (2), 38, 39 (1) or 40 is caused to a person by the exercise, with reference to a minor irrigation work, of any of the powers conferred by this Act, the officer in charge of the work shall, subject to any rules made under section 47 in this behalf, tender reasonable compensation to the person sustaining the damage and, in case of dispute as to the sufficiency of the amount tendered, he shall forthwith refer the matter for decision to the Collector, and such decision shall be final.

Limitation of claims for compensation for damage.

42. No claim for compensation for damage under this Act shall be made after the expiration of one year from the accrual of the damage, unless good cause is shown by the claimant for not making his claim within that period.

Bar to suits against officers.

43. No suit or other legal proceeding shall lie against any officer of Government or person acting under the directions of an officer of Government for anything done or intended to be done in good faith under this Act.

Powers to summon and examine witnesses

44. Any officer empowered by or under this Act to conduct any inquiry or to assess compensation may exercise all such powers connected with the summoning and examining of witnesses as are conferred on Civil Courts by the 2Code of Civil Procedure, 1908, and the inquiry or V of I proceeding shall be deemed a judicial proceeding.

PART VII.

Miscellaneous.

Vesting of work.

45. Every work shall be deemed to be vested in the persons or authority for the time being entrusted with the construction or maintenance thereof by the terms of a scheme notified under section 12.

legation of powers by Local Government.

46. The Local Government may delegate any of its powers under this Act to the Board of Revenue or to the Commissioner or other officer, and in such case references to the Local Government shall be construed. as references to the Board of Revenue, the Commissioner, or other officer, as the case may be.

Genl. Acts, Vol. IV. Genl. Acts. Vol. VI.

1920: U. P. Act II.] Private Irrigation Worls

47. (1) The Local Government may, after previous publication, make Power of Coremor rules to carry out the purposes of this Act

(2) In particular and without prejudice to the generality of the foregoing power such rules may be in ide as to all or any of the following matters, namely —

(a) the nature, scope and extent of works to be nadertaken under

this Act,

(b) the conduct of an inquiry under section 3 and other matters relating to the preparation of n draft scheme.

(c) the publication and service of notices under sections 4 and

(d) the particulars and documents to be embodied in or submitted with a draft scheme,

(e) the rates leviable from owners and the methods of assessing the same and time of payment,

(f) the officer to whom an appeal shall be under section 20;

(g) the procedure to be adopted in proceedings held under section 21 for the calcaucement or abstement of rent.

(h) the remuneration of persons collecting sums for Government under section 29 or 30 and their indemnification against expenses properly memored in collection.

(i) the delegation by the Local Government of any powers conferred upon it under this Act

(2) In making any rule under this section the Local Government may declare that a breach of such rule is punishable under this Act

(1) All rules made under this section shall be published in the Gazette, and on such publication shall have effect as if enacted in this Act

UNITED PROVINCES ACT No. 11 or 1920 1

[Arthers to the United Provinces]

[30th April, 1920, 1st June, 1929]

When it is it is expedient to facilitate the construction of private irrigation works. It is hereby enacted as follows —

CHAPTER I.

1. (1) This Act may be called the United Provinces Private Irrigation of at the Works Act, 1920

For Statement of Objects and Peas us see United Provinces Gazette 1000 Pt. VII. p. Wand for Proceedings in Council see stud, 1000, Pt. VII. p. 20, 113, folland 619

(2) It extends to all the territories for the time being administered by the Lieutenant-Governor of the United Provinces.

Definitions.

2. In this Act, unless there be something repugnant in the subject or context,—

(1) "Estate" means any land owned or held by a landowner:

- (2) "Land" includes benefits to arise out of land and things attached to the earth or permanently fastened to anything attached to the earth:
- (3) "Landowner" includes an under-proprietor, a permanent tenure-holder, a permanent lessee, a fixed rate tenant and a mortgagor or mortgagee in possession, but does not include a mortgagor or mortgagee out of possession or a lessee for a term of years or, where a superior and an inferior right of ownership co-exist, the owner of the superior right.

CHAPTER II.

ACQUISITION OF LAND FOR PRIVATE IRRIGATION WORKS.

Application to Collector to acquire land.

- 3. Any landowner who desires to construct an irrigation, submersion, drainage or protective work for the benefit of his own estate and to acquire for the purpose the land of another person may apply in writing to the Local Government through the Collector, stating—
 - (a) that he has endeavoured unsuccessfully to acquire the land;
 - (b) that he desires the Collector, on his behalf and at his cost, to acquire the land for him under this Act;
 - (c) that he is willing and in a position to deposit when so required all costs involved in the acquisition of the land; and
 - (d) that he is in a position to meet the cost of construction of the work he desires to undertake.

Inquiry to be made by Collector.

- 4. (1) The Collector shall, thereupon, fix a date (of which the person to whom the land belongs shall receive reasonable notice) for holding an inquiry and shall publish a notice of the application and the date fixed for the inquiry in the village or villages concerned.
 - (2) At such inquiry the Collector shall determine-
 - (a) whether the proposed improvement is of sufficient importance to justify action under this Act;

(b) whether the most suitable situation or alignment for the proposed work necessitates the acquisition of the land;

(c) whether the execution of the work is likely to cause damage to land belonging to other landowners, and whether any such land should be acquired;

- (d) whether the statements in the application mentioned in section 3 no true, and
- (e) generally whether the application should be granted
- 5. If the Collector considers that the application should be granted Democration be shell require the applicant to deposit the estimated cost of democration Indianal of the lond which in his opinion it will be necessary to occupy for the estimate construction of the work, and in the event of his doing so, the Collector of cost. shall proceed to democrate the said land and frame a preliminory estimate of the cost of acquiring the said land under this Act.
- 6. The Collector shall report the result of his inquiry to the Local Lower of Government which may, on receipt of such report, either refuse the Government application or direct that the land demarknted be nequired by the equinion Collector
- 7. If the Local Government directs nequisition of the land, the Collect-Power of shall require the applicant to deposit the cost of ocquisition as esti-sequire land under section 3, and in the event of his doing so, shall proceed to acquire the land under the Land Acquisition Act, 1891, as if the Local Government had directed the Collector to take order for the acquisition of the land under section 7 of that Act
- 8. (1) If the final cost of nequisition is less than the amount deposited Cordinars by the applicant under section 7, the balance shall be returned to him, of occupation but if it is greater, he shall be required to deposit the deficit within a time to applicant to be specified by the Collector, and in the ovent of his failing to do so, the Collector shall quash all proceedings intherto taken, returning the amount already deposited to him after deduction of a teath part therefrom
- (2) When the final cost of acquisition does not exceed the amount deposited by the applicant under section 7, or when the deficit in the said amount hos been duly deposited by the applicant under sub-section (1) he shall be placed in occupation of the land acquired, and the following conditions shall be thereafter binding on him and his representative in interest.—
 - All works necessary for the pissige across the aforesaid land of water-contres existing previous to the construction of the work for which such land was nequired, and of drainage intercepted by such work, and for affording proper communications across it for the convenience of the neighbouring lands, shall be constructed and maintained by the applicant or his representatives in interest to the satisfaction of the Collector.
- 9. The Local Government may delegate any of its powers under this Delegates Chapter to the Commissioner or other others, and, in such case, references of powers.

to the Local Government shall be construed as references to the Commissioner or other officer, as the case may be.

Result of applicant failing to construct work or comply with conditions.

- 10. (1) In the event of an applicant or his representative in interest failing—
 - (a) to construct the work for the purpose of which the land has been acquired under this Act, or
 - (b) to construct and maintain the necessary works in accordance with the conditions stated in sub-section (2), of section 8 to the satisfaction of the Collector,

within a time to be specified by the Collector, or within such further time as the Collector may from time to time allow, the person who owned the land at the date of acquisition or his representative in interest may, within one year of the expiry of the period mentioned above, claim in the Court of the Collector the return of the land on payment of the compensation paid to him after deduction therefrom of the amount paid under section 23 (2) of the Land Acquisition Act 1894, and any other sum which may I of be awarded by the Collector for depreciation in the value of the land subsequent to acquisition.

(2) An order of the Collector for the return of the land shall operate to re-vest the land in the person to whom it belonged previous to the acquisition or his representative in interest, as the case may be, subject to all the rights of other persons existing at the time of acquisition.

CHAPTER III.

RECOVERY OF EXPENDITURE ON PRIVATE IRRIGATION WORKS BY LANDOWNERS CONSTRUCTING THE SAME.

Enhancement of rent.

- 11. (1) Notwithstanding anything contained in any enactment to the contrary, but subject to any rules made in this behalf, where benefits are received from a private irrigation work constructed by a landowner, such benefits, whether due to the supply of direct irrigation or to percolation, submersion, improvement of the water-supply in wells or drainage of excessive water or otherwise, shall be deemed a ground for enhancement of rent.
- (2) In like manner, the loss or discontinuance of any benefits received from a private irrigation work shall be deemed a ground for abatement of rent.

1920 U P Act III] Land Revenue and Agra Tenancy

(3) Except as new be otherwise provided by rules made under section 12 all claims under the foregoing provision of this section in any local area shall be made by suit to be instituted in a Revenue Court empowered to try suits for the enhancement and abatement of rent in such local area, and the Court shall in the tiral of such suit follow the procedure pre-critical for the trial of suits for the enhancement or abatement of rent in such local area.

CHAPTER IV

POWER TO MAKE RELES

12 (1) The I ocal Government may after previous publication make Power of rules to carry out the purposes of this Act to make the busherule

(2) In particular and without prejudice to the generality of the foregoing power, such rules may be made as to all or any of the following matters —

- (a) the circumstances in which applications under Chapter II may be granted,
- (b) the procedure to be observed in the holding of any inquiry or proceeding
- (c) the enhancement and al atement of rent
- (3) All rules made under this section shall be published in the Gazette, and on such publication shall have effect as if enacted in this Act

UNITED PROVINCES ACT No. III or 1920 1

[Airins to the United Provinces]

[2001 April, 1920 9tl June 1929]

WHIPPIS It is expedient to amend the United Provinces Land Reve but Act 1901,2 and the Agri Tenancy Act 1901. It is hereby canctel as follows —

1 This Act may be called the United Provinces Land Revenue an [Fortier Ages Tenancy (Amendment) Act 1920

¹¹ p.S. atomics of Objects and Pearins see Leited Processes. Calette, 1990. Pt. VII. p. Cland Led november of Committee of F1990, 11 VIII. pp. 19-112-70, and 617. Sugna.

1104 Land Revenue and Agra Tenancy. [1920: U. P. Act III. Canning College and British Indian [1920: U. P. Act IV. Association Contribution.

Addition of a new section after section 14, United Provinces Land Revenue Act, 1901. Amendment of section 189 of the Agra Tenancy Act, 1901.

2. After section 14 of the United Provinces Land Revenue Act, U. P. Act 1901, the following section shall be inserted, namely:

[Vol. II of this Code, p. 601.]

3. In sub-sections (1), (2) and (3) of section 189 of the Agra Tenancy U. P. Act Act, 1901, after the word "Collector" the words "or Additional Col- III of 1901. lector" shall, in each case, be inserted.

UNITED PROVINCES ACT IV of 1920.2

[APPLIES TO OUDH.]

[8th October, 1920; 18th November 1920.]

An Act to make better provision for the realization of certain. contributions for the maintenance and support of the Canning College and the British Indian Association.

Preamble.

Whereas certain contributions for the maintenance and support of the Canning College situate at Lucknow and of the British Indian Association, a registered body in Lucknow, have hitherto been realized by the Government along with the land revenue from the taluqdars and grantees of Oudh and their heirs, legatees, and transferees, and whereas it is expedient to remove certain doubts which have arisen as to the liability of the aforesaid persons or their representatives or legatees or assigns; It is hereby enacted as follows:-

Short title.

1. This Act may be called the Canning College and British Indian Association Contribution Act, 1920.

Definitions.

- 2. In this Act, unless there is something repugnant in the subject or context,---
 - (1) "British Indian Association" means the British Indian Association of Oudh;

(2) "Canning College" means the Canning College situate at Lucknow:

(3) the expressions "estate," "grantee," "legatee," and "taluqdar" bear the same meaning as in the Oudh Estates Act, 1869, as amended by the Oudh Estates (Amendment) I of 1869. U. P. Act. ! Act. 1910;4 III of 1910.

For Statement of Objects and Reasons, see United Provinces Gazette, 1920, Pt. VII, p. 94b and for Proceedings in Council, see ibid, 1920, Pt. VII, pp. 210, 501, 778 and 1104. ³ Supra, Vol. I. ⁴ Supra, Vol. II.

1920: U. P. Act IV.] Canning College and British Indian 1105 Association Contribution

- (4) " herr" bears the same menning as in the Oudh Estates Act, 1869,1 as nmended by the Oudh Estates (Amendment) Act. 1910,2 but includes also a "widow" or n "mother" who has inherited or inherits property as such .
- (5) "transfer" with its grammatical variations and cognite expressions means in alienation inter inios, and includes a transfer in execution of a decree or by means of a compromise or seltlement and a sale held for the recovery of land revenue or for the enforcement of any other claim of the Government, whether before or after the commencement of this Act.
- (6) "transferee from a taluquer or granteo" includes a transferee from the heir or legatee of a taluquir or grantee and the legal representative, successor, and assign of such trans ferce
- 3. Every talugder and grantee and every heir, legatee, or transferee Liability of a taluquar or grantee shall pay along with the land revenue which he persons to is liable to pay as such, a contribution for the maintenance and support contribution of the Canning College and the British India Association at the rate of of Cenning 11 per cent of the total amount of such revenuo

Provided that where hy reason of any deed executed before the 1st Association of January, 1920, the hability of any taluquar or grantee or his heir legatee or transferee to may the portion of his contribution for the maintenance and support of the British Judian Association is determined with reference to the land revenue assessed in the last regular settlement it shall not vary in future with any variation in the land revenue

Provided further that when any estate or portion of an estate has been transferred prior to the first day of April 1909, to any person who is not a talugdar or grantee or an heir or legatee of a talugdar or grantee the transferee shall pay such contribution at the rate of one per cent only of the total amount of land revenue which he is liable to may to the Government in respect of the estate or portion of estate so transferred

- 4 The contribution referred to in section 3 shall be realized by the Method of revenue nuthorities along with the land revenue and every provision of central stical the United Provinces Land Revenue Act, 1901,2 relating to the recover, of land revenue shall apply to the recovery of such contributions
- 5. (I) Where no deed as mentioned in the first provise to section 3 D with time has been executed the Canning College shall be entitled to receive a sum ties res' red

¹ Sure Vol 1 " Capre Vel II

1106 Canning College and British Indian [1920: U. P. Act IV. Association Contribution.

Lucknow University. [1920: U. P. Act V.

equivalent to three-fifths and the British Indian Association shall be entitled to receive the remaining two-fifths of the contributions realized under section 4.

(2) Where a deed as mentioned in the aforesaid proviso has been executed, the British Indian Association shall be entitled to receive the amount realized on its behalf in accordance with such deed and the Canning College shall be entitled to receive the balance of the contributions realized under section 4.

Liability of Canning College to pay portion of contribution to Colvin Taluqdars' School.

- 6. Out of its receipts aforementioned the Committee of the Canning College shall pay to the Committee of the Colvin Taluqdars' School at Lucknow for its support a sum which shall not exceed one-third of those receipts and shall not be less than—
 - (i) twenty-five thousand rupees if the said receipts are not less than seventy-five thousand rupees,
 - (ii) one-third of the said receipts if they are less than seventy-five thousand rupees.

Power of Board of Revenue to make rules. 7. The Board of Revenue may, from time to time, subject to the sanction of the Local Government, frame rules in accordance with the provisions of this Act, for the guidance of the revenue authorities in regard to the collection of the aforesaid contributions.

THE LUCKNOW UNIVERSITY ACT, 1920.

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equivalent to three-fifths and the British Indian Association shall be entitled to receive the remaining two-fifths of the contributions realized under section 4.

(2) Where a deed as mentioned in the aforesaid proviso has been executed, the British Indian Association shall be entitled to receive the amount realized on its behalf in accordance with such deed and the Canning College shall be entitled to receive the balance of the contributions realized under section 4.

Liability of Canning College to pay portion of contribution to Colvin Taluqdars' School,

- 6. Out of its receipts aforementioned the Committee of the Canning College shall pay to the Committee of the Colvin Taluqdars' School at Lucknow for its support a sum which shall not exceed one-third of those receipts and shall not be less than—
 - (i) twenty-five thousand rupees if the said receipts are not less than seventy-five thousand rupees,
 - (ii) one-third of the said receipts if they are less than seventy-five thousand rupees.

Power of Board of Revenue to make rules. 7. The Board of Revenue may, from time to time, subject to the sanction of the Local Government, frame rules in accordance with the provisions of this Act, for the guidance of the revenue authorities in regard to the collection of the aforesaid contributions.

THE LUCKNOW UNIVERSITY ACT, 1920.

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UNITLD PROVINCLS ACT V or 1920 1

[Applies to Oldi]

[1st November, 1920, 2oth November 1920]

An Act to establish and incorporate a unitary teaching and residential University at Lucknow

Will not it is expedient to establish and incorporate a unitary teaching and residential University at Lucknow. It is berely enacted as follows.

- 1. (1) This Act may be called the Lucknow University Act 1920

 Short title
 (2) It shall come into force on such date² as the Local Government may and com
 encement.
- by notification in the Grzette direct

 2 In this Act, and in all Statutes made hereunder unless there is Definitions
 - (a) "College" means an institution maintained by the University, or if not so maintained recognized by the University in accordance with the provisions of this vet in which internal and other supplementary instruction shall be provided under conditions presented in the Statutes and which shall be a unit of residence for students of the University.
 - (b) "Hall means a unit of residence for students of the University in initiatine l by the University or, if not our antiuned recognized by the University in recent lines with the provisions of this Act in which tutorial and oil "supplementary instruction may be given under the direction of the University in accordance with the Ordinances."
 - () " Prit ipil tiems the head of a Colle,

F - Statement of Olice and Leaves use United Provinces California, 1 No. 11, VIII 1 No. 1 to 1000 ft of South Committee use at 1000 Pt VIII 1 105 and for Proventing in Compiler at 1000 ft VIII province 1100 and 1000 ft vIII 1000 ft VIII province California, 1000 ft vIII 1000 ft

- (d) "Provost" means the head of a Hall;
- (c) "Registered graduates" means graduates registered under the provisions of this Act;
- (f) "Statutes," "Ordinances," and "Regulations" mean, respectively, the Statutes, Ordinances, and Regulations of the University for the time being in force;
- (g) "Teachers" includes Professors, Readers, Lecturers, and other persons imparting instruction in the University or in any of its Colleges or Halls;
- (h) "Teachers of the University" means persons appointed and paid wholly or partly by the University for imparting instruction in the University; and
- (i) "University" means the University of Lucknow.

THE UNIVERSITY.

- The University.
- 3. (1) The first Chancellor and Vice-Chancellor of the University and the first members of the Court, the Executive Council and the Academic Council and all persons who may hereafter become such officers or members, so long as they continue to hold such office or membership, are hereby constituted a body corporate by the name of the University of Lucknow.
- (2) The University shall have perpetual succession and a Common Seal, and shall sue and be sued by the said name.

Powers of the University.

- 4. The University shall have the following powers, namely:-
 - (1) to provide for instruction in such branches of learning as the University may think fit, and to make provision for research and for the advancement and dissemination of knowledge;
 - (2) to hold examinations and to grant and confer degrees and other academic distinctions to and on persons who—
 - (a) shall have pursued a course of study in the University,
 - (b) are teachers in educational institutions, under conditions prescribed in the Ordinances and Regulations, and shall have passed the examinations of the University, under like conditions;
 - (3) to confer honorary degrees or other distinctions on approved persons in the manner prescribed in the Statutes;
 - (4) to provide such lectures and instruction for, and to grant such diplomas to persons not being members of the University, as the University may determine;

- (5) to co operate with other Universities and nuthorities in such manner and for such purposes as the University may determine.
- (6) to institute Professorships Readerships, I cetureships, and any other teaching fosts required by the University, and to appoint persons to such Professorships, Readerships, Lectureships, and nosts,
- (7) to institute and award Tellowships, Scholarships, I xhibitions, Medals, and Prizes in accordance with the Statutes and the Ordinances.
- (8) to maintain Colleges and Halls and to recognize Colleges and Halls not maintained by the University,

(9) to demand and receive such fees as may be prescribed in the

(10) to supervise and control the residence and discipline of students of the University, and to undo arrangements for promoting their health and general welfire and

(II) to do all such other acts and things whether incidental to the powers aforested or not as may be requisite in order to further the objects of the University as a teaching and examining body, and to cultivate and promote arts science, and learning

5 The University shall be open to all persons of either sex and of University whatever race, creed or class, and it shall not be lawful for the University openies at to adopt or impose on any per on any test whatever of religious belief easies and or profession in order to entitle him to be admitted thereto as a teacher creeds or student, or to hold any office therein, or to graduate therein, or to enjoy or exercise any privilege thereof, except where such test is specially prescribed by the Statutes, or in respect of any particular lenefaction

accepted by the University where such test is made a condition thereof, by invitestamentary or other instrument creating such benefaction. Provided that nothing in this section shall be decided to prevent

religious instruction being given in the manner prescribed by the Ordi nances to those not unwilling to receive it by persons (whether teachers of the University or not) if proved for that purpose by the Executive touncil.

6 (1) All recognized teaching in connection with the University Teaching courses shall be conducted by the University, and shall include lecturing efficient work in laboratories or world eps and other teaching conducted in the University by the Professors Renders, Lecturers and other teachers thereof in accord to with any subdive greenich but the Regulations.

(2) The authorities responsible for organizing such teaching shall be

prescribed by the Statutes

- (3) The courses and curricula shall be prescribed by the Ordinances and the Regulations.
- (4) In addition to recognized teaching, tutorial and other supplementary instruction shall be given in the University or, under the control of the University, in Colleges and Halls.
- (5) It shall not be lawful for the University to conduct courses or maintain classes for the purpose of preparing students for admission to the University.

THE VISITOR.

The Visitor.

- 7. (1) The Governor General shall be the Visitor of the University.
- (2) The Visitor shall have the right to cause an inspection to be made by such person or persons as he may direct, of the University, its buildings, laboratories, workshops and equipment, and of any institutions associated with the University, and also of the examinations, teaching and other work conducted or done by the University, and to cause an inquiry to be made in like manner in respect of any matter connected with the University. The Visitor shall in every case give notice to the University of his intention to cause an inspection or inquiry to be made, and the University shall be entitled to be represented thereat.
- (3) The Visitor may address the Chancellor with reference to the results of such inspection or inquiry, and the Chancellor shall communicate to the Court and to the Executive Council the views of the Visitor and shall, after ascertaining the opinion of the Executive Council thereon, advise the University upon the action to be taken.
- (4) The Executive Council shall report to the Chancellor for communication to the Visitor such action, if any, as it is proposed to take or has been taken upon the results of such inspection or inquiry. Such report shall be submitted within such time as the Chancellor may direct through the Court, which may express its opinion thereon.
- (5) Where the Executive Council does not, within a reasonable time, take action to the satisfaction of the Chancellor, the Chancellor may, after considering any explanation furnished or representation made by the Executive Council, issue such directions as he may think fit, and the Executive Council shall comply with such directions.

OFFICERS OF THE UNIVERSITY.

cers of the

- 8. The following shall be the officers of the University: -
 - (1) The Chancellor,
 - (2) The Vice-Chancellor,

(3) The Treasurer, (4) The Registrar,

concerned.

(5) The Deans of the Foculties, and

- (6) Such other officers os may be declared by the Statutes to be officers of the University.
- 9. (1) The Chanceller shall be the Governar of the United Provinces The Chan-Ho shall by virtue of bis office be the head of the University and the cellor. President of the Court, and shall when present preside at meetings of the Court and at any Convocation of the University.
- (2) The Chanceller shall have such powers as may be conferred an him by this Act or the Statutes.
- (3) Every proposal for the conferment of an honorary degree shall be subject to the confirmation of the Chancellor.
- 10. (1) The Vice-Chanceller shell be oppointed by the Chanceller The Viceofter consideration of the recommendations of the Executive Council, Chanceller, and shall held office for such term and subject to such conditions of may be prescribed by the Statutes.
- (2) Where any temperary vacancy in the office of the Vice-Chanceller occurs by reason of leave, illness or other cause, the Executive Cauncil shell as soon as possible, subject to the approval of Chancellar, make such arrangements for carrying on the office of the Vice-Chanceller as it may think fit. Until such arrangements have been made, the Registrar shall carry on the current duties of the office of the Vice Chanceller.
- 11. (1) The Vice-Chanceller shell be a whole-time afficer of the Uni-Powersant versity. He shall be the principal executive and academic officer of the dailes of the University, and shall, in the absence of the Chancellar, preside at meet-celler ings of the Court and at any Convecation of the University. He shell be an ex-officia member and Chairman of the Executive Council and of the Academic Cauncil, and shall be entitled to be present and to speak at any meeting of any authority or ather body of the University, but shall not be entitled to vote thereat unless he is a member of the nutharity or body
- (2) It shall be the duty of the Vice-Chancellar to see that this Act, the Statutes and the Ordinances are faithfully observed, and he shall have all powers necessary for this purpose.
- (3) The Vice-Chancellor shall have power to convene meetings of the Court, of the Executive Council and of the Academic Cauncil: Provided that he may delegate this power to any other officer of the University.
- (1) (a) In any emergency which, in the opinion of the Vice-Chanceller, requires that inmediate action should be taken, the Vice-Chanceller shall take such action as I e deems necessary, and shall at the

earliest opportunity thereafter report his action to the officer, authority or other body who or which in the ordinary course would have dealt with the matter.

- (b) When action taken by the Vice-Chancellor under sub-clause (a) affects any person in the service of the University such person shall be entitled to prefer an appeal to the said officer, authority or other body within fifteen days from the date on which such action is communicated to him.
- (5) The Vice-Chancellor shall give effect to the orders of the Executive Council regarding the appointment, dismissal and suspension of the officers and teachers of the University, and shall exercise general supervision over the educational arrangements of the University. He shall be responsible for the discipline of the University in accordance with this Act, the Statutes and the Ordinances.
- (6) The Vice-Chancellor shall exercise such other powers as may be prescribed by the Statutes and the Ordinances.
- 12. (1) The Treasurer shall be appointed by the Chancellor after consideration of the recommendations of the Executive Council, upon such conditions and for such period, and shall receive such remuneration (if any) from the funds of the University as the Executive Council shall deem fit.
- (2) Where any temporary vacancy in the office of the Treasurer occurs by reason of leave, illness or other cause, the Executive Council shall forthwith, subject to the approval of the Chancellor, make such arrangements for carrying on the office of the Treasurer as it may think fit.
- (3) The Treasurer shall exercise general supervision over the funds of the University, and shall advise in regard to its financial policy.
- (4) He shall be an ex-officio member of the Executive Council, and shall, subject to the control of the Executive Council, manage the property and investments of the University. He shall be responsible for the presentation of the annual estimates and statement of accounts.
- (5) Subject to the powers of the Executive Council, he shall be responsible for seeing that all moneys are expended on the purpose for which they are granted or allotted.
- (6) All contracts shall be signed by the Treasurer on behalf of the University.
- (7) He shall exercise such other powers as may be prescribed by the Statutes and the Ordinances.
- 13. The Registrar shall be a whole-time officer of the University, and shall act as Secretary of the Court, of the Executive Council and of the

The Treasurer.

The Registrar. Academic Council He shall exercise such powers and perform such duties as may be prescribed by the Statutes and the Ordinances

14. The powers of officers of the University other than the Chenceller, Otherceers, the Vice Chenceller, the Treasurer and the Registrar, shell be prescribed by the Statutes and the Ordinances

ACTHORITIES OF THE UNIVERSITY

15 The following shall be the authorities of the University -

Authorities of the Uni versity

- (I) The Court,
- (2) The Excentive Council.
- (3) The Academic Council,
- (1) The Committee of Reference, (5) The Feculties, and
- (6) Such other authorates as may be declared by the Statutes to be authorates of the University
- 16 (1) The Court shall consist of the following persons, namely The Court

Class I -Ex officio members

- (i) The Chanceller,
- (11) The Vice Chancellor,
- (iii) The Treasurer,
- (ii) The Registrar,
- (1) The Principals and Provosts,
- (vi) The Professors and Readers, and
- (in) Such other crofficio members as may be prescribed by the Statutes

Class II -I sfe members

- (i) Persons (if any) appointed by the Chancellor to be life-reem less on the ground that they have rendered great services to education
- (ii) All persons who have made donotions of not less than twenty thousand supers to or for the purposes of the University

Class III -O'her members

- (i) Persons elected by the British Indian Association of Ochh from their own body.
- (ii) Graduates of the University elected by the registered graduntes from their own body
- (iii) Pers us elected from their own Lody to the teachers other than Professors and Realers

- (iv) Persons appointed by the Chancellor.
- (v) Persons elected by associations or other bodies approved in this behalf by the Chancellor on the recommendation of the Court.
- (vi) Persons elected from their own body by donors to or for the purposes of the University of such amount as may be prescribed by the Statutes.
- (2) The number of members to be elected or appointed under each head of class III and their tenure of office shall be prescribed by the Statutes and the mode of election of members to be elected under heads (ii), (iii) and (vi) of class III shall be prescribed by the Ordinances.

Meetings of the Court.

- 17. (1) The Court shall, on a date to be fixed by the Vice-Chancellor, meet once a year at a meeting to be called the annual meeting of the Court.
- (2) The Vice-Chancellor may, whenever he thinks fit, and shall, upon a requisition in writing signed by not less than thirty members of the Court, convene a special meeting of the Court.

Powers and duties of the Court.

- 18. Subject to the provisions of this Act, the Court shall exercise the following powers and perform the following duties, namely:—
 - (a) of making Statutes, and of amending or repealing the same,
 - (b) of considering and cancelling Ordinances,
 - (c) of considering and passing resolutions on the annual report, the annual accounts and the financial estimates, and
- (d) of electing members to serve on the Committee of Reference,

and shall exercise such other powers and perform such other duties as may be conferred or imposed upon it by this Act or the Statutes.

The Executive Council.

19. The Executive Council shall be the executive body of the University, and its constitution and the terms of office of its members, other than ex-officio members, shall be prescribed by the Statutes.

Powers and duties of the Executive Council.

- 20. The Executive Council-
 - (a) shall hold, control and administer the property and funds of the University, and for these purposes shall appoint from among its own members a Finance Committee to advise it on matters of finance. The Treasurer shall be Chairman of the Finance Committee, and at least one member of the Committee shall be a member elected to the Executive Council by the Court;
 - (b) shall direct the form, custody and use of the Common Seal of the University;
 - (c) shall, subject to the Chancellor, regul

ferred by this Act on the Vicemine all matters concerning

fica. The Facul.

prescribed by the Statutes. penditure only and its powers and duties in respect of such items shall be (2) The Committee of Reference shall deal with items of new ex-

the Ordinances. the research work in such subjects as may be assigned to such Eaculty by demic Council, have charge of the teaching and the courses of study and by the Statutes. Each Faculty shall, subject to the control of the Acaor by the creation of a new Faculty or otherwise) as may be prescribed by the sub-division or combination of an existing Faculty or Faculties, Medicine, Law and Commorce and such other Faculties (whether formed 23. (1) The University shall include the Faculties of Arts, Science,

the Statutes. (2) The constitution and powers of the Paculties shall be prescribed by

Lucuity. observance of the Statutes, Ordinances and Regulations relating to the manner laid down in sub-section (5) and shall be responsible for the due (3) There shall be a Dean of each Faculty, who shall be elected in the

for the organization of the teaching in that Department. thinks fit. The head of the Department shall be responsible to the Dean appoint such Professor or Reader to be head of the Department as he Reader of a Department, as the case may be, the Vice-Chancellor shall the Reader. If there is more than one Professor or more than one shall be the Professor of the Department or, if there is no Professor, be prescribed by the Ordinances. The head of every such Department (4) Each Faculty shall comprise such Departments of teaching as may

shall be fixed by the Executive Council, and shall hold office as Dean for respect of his duties as Dean such additional remuneration (if any) as the heads of Departments of the Faculty. The Dean shall receive in (5) The Deans of Faculties shall be elected by the Faculty from among

be provided for in the manner prescribed by the Statutes. may be declared by the Statutes to be authorities of the University shall A4. The constitution, powers and duties of such other authorities as

such term as may be prescribed by the Statutes.

Other suthor-

University.

out to esiti

UNIVERSITY BOARDS.

26. The constitution, powers and duties of the Residence, Health and Board and such other Boards as may be prescribed by the Statutes. 25. The University shall include a Residence, Health and Discipline

ecribed by stitution,

Ordinances.

Boards.

VieravinU

prescribed by the Ordinances. of Boards Discipline Board and of all other Boards of the University shall be

STITUTES, ORBININCLS, AND RIGHLATIONS

27. Subject to the provisions of this Act, the Statutes may provide for Statutes. nll or any of the following matters, namely -

(a) the conferment of honorary degrees,

(b) the institution of Lellewships, Schelarships, Exhibitions Medals and Prizes.

(c) the term of office and conditions of service of the Vice Chancel-

(d) the designations and powers of the officers of the University.

(e) the constitution, powers and duties of the authorities of the University

(f) the institution and maintenance of Colleges and Halls and the management of the same.

(a) the mode of appointment of the Professors and Readers of the

University,

(h) the constitution of pension and provident funds for the hence fit of the officers, teachers and other servants of the University:

(i) the maintenance of a register of registered graduates, and

(1) all matters which by this Act are to be or may be prescribed by the Statutes

28 (1) The first Statutes shall be those set out in the Schedule

- (2) The Statutes may be amended, repealed or added to be Statutes bow made made hy the Court in the manner hereinafter appearing
- (3) The Executive Council may propose to the Court the draft of any Statute to be passed by the Court Such draft shall be considered hy the Court at its next meeting. The Court may approve such draft and pass the Statute, or may reject it or return it to the Executive Council for reconsideration, either in whole or in part, together with any ame dements which the Court may suggest
- (1) Where any Statute has been passed or a draft of a Statut Las been rejected by the Court, it shall be submitted to the Chancellor, who may refer the Statute or draft back to the Court for further consideration or, in the case of a Statuto passed by the Court, as out thereto or with old his assent. A Statute passed by the Court shall have no validity until it has been assented to by the Chincell r
- (5) The Executive Council shall not projess the draft of any Statute affecting the status, I owers or constitut on of any authority of the University until such authority has been given an exportantly of expressing an ominion upo i the proposal. Iny opi non so expres ed slall le in writing

and shall be considered by the Court, and shall be submitted to the Chancellor.

29. Subject to the provisions of this Act and the Statutes, the Ordinances may provide for all or any of the following matters, namely:

Ordinances.

- (a) the admission of students to the University;
- (b) the courses of study to be prescribed for all degrees and diplomas of the University;
- (c) the conditions under which students shall be admitted to the degree or diploma courses and to the examinations of the

University and shall be eligible for degrees and diplomas; (d) the conditions of residence of the students of the University, the levying of fees for residence in Colleges and Halls and the recognition of Colleges and Halls not maintained by the University;

(e) the number, qualifications and emoluments of teachers of the University;

(4) the fees to be charged for courses of study in the University and tor admission to the examinations, degrees and diplomas

of the University;

(h) the giving of religious instruction; (h) the formation of Departments of teaching in the Faculties;

(i) the constitution, powers and duties of the Boards of the Uni-

versity;

ers and the conduct of examinations; and
ers and the conduct of examinations; and

(k) all matters which by this Act or the Statutes are to be or may be provided for by the Ordinances.

30. (1) Save as otherwise provided in this section, Ordinances shall be made by the Executive Council:

Provided that no Ordinance shall be made-

(a) affecting the admission of students, or prescribing examinations to be recognised as equivalent to the University examinations tions or the further qualifications mentioned in sub-section (2) of section 34 for admission to the degree courses of the University, unless a draft of the same has been proposed by

the Academic Council, or of examiners and the conditions and mode of appointment and duties of examiners and the conduct or standard of examinations or any course of study, except in accordance with a proposal of the Faculty or Faculties concerned, and unless a draft of such Ordinance has been proposed by the Academic Council,

how made.

Ordinances

- (c) affecting the number, qualifications and emoluments of teachers of the University, unless a draft of the same has been proposed by the Academic Council, or
- (d) affecting the conditions of residence of students, except after consultation with the Residence, Health and Discipline Board
- (2) The Executive Council shall not have power to amend any draft proposed by the Academic Council under sub-section (I), but may reject it or return it to the Academic Council for reconsideration, either in whole or in part, together with any amendments which the Executive Council may suggest
- (3) All Ordinances made by the Lxeeutive Council shall be submitted, as soon as may be, to the Chancellor and the Court, and shall be considered by the Court at its next meeting. The Court shall have power, by a resolution passed by a majority of not less than two-thirds of the members present at such meeting to cancel any such Ordinance, and such Ordinance shall, from the date of such resolution, be void
- (1) The Chanceller may, at any time after any Ordinauce has been considered by the Court, signify to the Executive Council his disallowance of such Ordinauce, and, from the date of receipt by the Executive Council of intimation of such disallowance, such Ordinauce shall become void.
- (J) The Chanceller may direct that the operation of any Ordinance shall be suspended until he has had no opportunity of exercising his power of disallowance. An order of suspension under this sub-section shall case to have effect on the experition of one mouth from the date of such order, or on the experition of fifteen days from the date of each suckration of the Ordinance by the Court, whichever period expires later
- (6) Where the Executive Council has rejected the draft of an Ordinance prope of by the Andonic Council the Academic Council may appeal to the Chancellor who, after obtaining the views of the Executive Council, may, if he approves the draft, make the Ordinance—An Ordinance inde under this sub-section shall cease to have effect from the date of the next meeting of the Court unless confirmed by it
- 31. (1) The authorities and the Boards of the University may make logicals Regulations consistent with this Act, the Statutes and the Ordinances-
 - (a) laying down the procedure to be observed at their meetings and the number of members required to form a quarter;
 - (b) I rouding for all matters which by this Act, the Statutes or the Ordinances are to be prescribed by Regulations, and

Statutes and the Ordinances. ities and Boards and not provided for by this Act, the (c) providing for all other matters solely concerning such author-

eguiteen to eguipe of the proceedings of meetings. dates of meetings and of the business to be considered at meetings, and viding for the giving of notice to the members of such authority of the (2) Every authority of the University shall make Regulations pro-

as it may specify, of any Regulation made under this section or the annul-(3) The Executive Council may direct the amendment, in such manner

Provided that any authority or Board of the University which is ment of any Regulation made under sub-section (I):

as he thinks fit. after obtaining the views of the Executive Council, may pass such orders dissatisfied with any such direction may appeal to the Chancellor, who,

RESIDENCE: COLLEGES AND HALLS.

Ordinances. or under such conditions as may be prescribed by the Statutes and the 32. Every student of the University shall reside in a College or Hall,

such as may be named by the Statutes. 33. (1) Colleges and Halls maintained by the University shall be

shall be recognized by the Executive Council on such general or special (2) Colleges and Halls other than those maintained by the University

conditions as may be prescribed by the Ordinances.

authorized in this behalf by the Executive Council. authorized in this behalf by the Board and by any officer of the University inspection by any member of the Residence, Health and Discipline Board, scribed by the Ordinances, and every College or Hall shall be subject to (3) The conditions of residence in Colleges and Halls shall be pre-

(4) The Executive Council shall have power to suspend or withdraw

Provided that no such action shall be taken without affording the ance with the conditions prescribed by the Ordinances: the recognition of any College or Hall which is not conducted in accord-

making such representation as it may deem fit. Committee of Management of such College or Hall an opportunity of

ADMISSIONS AND EXAMINATIONS.

(2) Students shall not be eligible for admission to a course of study appointed for that purpose by the Academic Council. admission committee (including at least one Principal and one Provost) 34. (1) Admission of students to the University shall be made by an

for a degree unless they have passed the Intermediate Examination of

maea. miversity Admission to

Halls.

Colleges and

Residence.

un Indiau University incorporated by any law for the time being in force, or an examination recognized in accordance with the provisious of this section is equivalent thereto, and possess such further qualifications (if any) as may he prescribed by the Ordinauces

Provided that nutil such recognized examination he established students who have passed an examination for admission instituted by the University in accordance with the Ordinances shall be eligible for odmission.

- (3) The conditions under which students may be admitted to the diploma couries of the University shall be prescribed by the Ordinances
- (1) The University shall not, save with the provious sanction of the Governor General in Conneil, recognize (for the purpose of admission to a course of study for a degree), as equivalent to its own degree, ony degree conferred by any other University, or as equivalent to the Intermediate Examination of un Indian University, any examination conducted by any other outhority
- 35. (1) All arrangements for the conduct of examinations shall be Examinated by the Acodemic Council in such manner as may be prescribed by these this Act and the Ordinances
- (2) If any examinor is for any cause incapable of ucting as such, the Vice Chancellor shall appoint on examiner to fill the vaconey
- (3) At least one examiner who is not a member of the University shall be appointed for each subject included in a Deportment of teaching and forming part of the course which is required for a University degree
- (1) The leadenic Council shall appoint committees, consisting of members of its was hely or of other persons or of both as it thinks fit to moderate examination questions and to report the results of the examinations to the Executive Council for publication

ANNUAL BITCHT UND 10 COLVES

- 39. The annual report of the University shall be prepared under the Annual direction of the Executive Council, and shall be submitted to the Court "rest on or be fore such date as may be prevented by the Statutes and shall be considered by the Court at its annual meeting. The Court may pass resolutions thereon and communicate the same to the Executive Council which shall take them into consideration and take such action thereon as it thinks fit.
- 37. (1) The annual accounts and balance sheet of the University shall American prepared under the direction of the Procurice Council, and shall be be subsubmitted to the Local Government for the purposes of a clift.

Vot m

ment and to the $Visitor_*$ the andit report, it any, be submitted to the Court, to the Local Govern-Conneil in the Gazette, and copies thereof shall, together with copies of (2) The accounts, when audited, shall be published by the Executive

the ensuing year. rol estimites faisurant off to tuometrie a solutification of the fairment of (3) The Executive Council shall also propare before such date as may

Reference which may make recommendations thereon. to softimmed of lismo, country by the Executive Countries of Hade softimities Instantial of the State of the (4) Every item of new expenditure of or above such amount as may be

mates as finally approved by it to the Court with such recommendations. tions (if any) of the Committee of Reference, submit the financial esti-(5) The Executive Council shall, after considering the recommenda-

thereon as it thinks fit: Conneil which shall take them into consideration and take such action lutions with reference thereto and communicate the same to the Executive -ceser early court at its annual meeting and the Court may pass resoone all the standard of the financial estimates shall be con-

thereon shall be final. penditure referred to it under sub-section (4), the decision of the Court carive Council and the Committee of Reference upon any item of ex-Provided that where there has been a disagreement between the Exe-

SCPPLEALCYARY PROVISIOUS.

of registered tion the register to registered graduates: authorities or person tron any of the authorities or other bodies of the Thiversity or thirds of the members of the Executive Council, remove the name of any 38. The Chancellor may, on the recommendation of not less than two-

whose decision thereon shall be final. body of the University, the matter shall be referred to the Chancellor, or appointed as, or is entitled to be, a member of any authority or other 39. If any question arises whether any person has been duly elected

such other persons (if any) as the authority in each case may think fit. otherwise provided, consist of members of the authority concerned and of Act or the Statutes to appoint committees, such committees shall, unless 40. Where any authority of the University is given power by this

as soon as conveniently may be by the person or body who appointed, members) of any authority or other body of the University shall be filled 41. All casual vacancies among the members (other than ex-officio

cancies. to anillia east inners

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Constitution podies.

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elected or co-opted the member who e-place has become vicint, and the person appointed, elected or compted to a casual vicines shall be a member of such authority or body for the residue of the term for which the nerson whose place he fills would have been a member

42. No act or proceeding of my inthority or other body of the Univer Proceedings sity shall be invalidated merely by reason of the existence of a vicine of Chircian or vacancies among its members

and bod ea not inval day eityva

- 43. (1) Livery salmed others and teacher of the I miversity shall be conducted of as pointed on a written contract. The contract shall be lo lacd with the terrice Registra of the University, and a copy thereof shall be furnished to the officer or teacher concerned
- (2) Any member of the public services in India whom it is propo ed to appoint to a post in the University shall subject to the approval of such apparatment by the Government have the option-
 - (i) of having his services lent to the University for a specified period and remaining hable to recall to Government service it the discretion of the Government it the end of that period or
 - (ii) of resigning Government, cryice on entering the service of
- 14. Any dispute arising out of a contract between the Lauversity in I Tulimatel iny officer or teacher of the I mixes its shall on the reque tath trail in of the other or teacher cenerated be refried to a bribunal of irhitration consisting of one member appointed by the Excer tive Council, one member nominested by the other er teacher cencern and in umpire appointed by the Chancellor. The decision of the Pribuid shall be final, and no suit shall be in any civil court in respect of the matters decided by the Iribunal - Every such request hall be deemed to be a submission to arbitration upon the terms of this section within the meaning of the Indian Arbitration Act. 1899 1 and all the provisions of that Act with the exception of section, thereof shall uply occid n zh
- 15 (1) The University shall constitute for the Length of its o hears Principality teachers and other servantes in hipensian and provident funds as it may bear at domint in such manner and subject to such conditions is may be precrib d by the Statute.
- (2) Where such a pain in a r providint for 11 is least a constitute 1 the Covernor tremeral in Control may declar all et the provisors of the Provided Funds Act 1867, shall such to so he for I went it were a tiou rument Provident Par I

powers. exercise of Territorial

drawn on the commencement of this Act: limit prior to the commencement of this Act shall be deemed to be withby any such other University to any educational institution within that incorporated by law in British India, and any such privileges granted way with or seek admission to any privileges of any other University limit, save with the sanction of the Chancellor, shall be associated in any privileges of the University, and no educational institution within that institution beyond that limit shall be associated with or admitted to any anything in any other law for the time being in force, no educational miles from the Convocation Hall of the University. Notwithstanding sity conferred by or under this Act shall not extend beyond a radius of ten 46. Save as otherwise provided in this Act, the powers of the Univer-

institution established and maintained by the University. nothing in this section shall apply to any agricultural or other technical Provided that, subject to the sanction of the Local Government,

TRANSITORY PROVISIONS.

Indian Universities Act, 1904,1 be admitted to the examinations of the VIII every such student may, notwithstanding anything contained in the dies of the Allahabad University. Until such examinations be provided instruction and examinations in accordance with the Prospectus of Stuparation therefor, and the University shall provide for such students mediate Examination shall be permitted to complete his course in preany examination of the Allahabad University higher than the Interimmediately prior to the commencement of this Act, was studying for the Lucknow Christian College or the Isabella Thoburn College who, nances, any student of King George's Medical College, Canning College, 47. Notwithstanding anything contained in this Act or the Ordi-

contained in sub-section (1) of section 10, be made by the Chancellor for

49. (i) At any time after the passing of this Act and until such time a period of not more than five years on such conditions as he thinks fit.

(b) any other officers of the University may be appointed by the (a) the Treasurer may be appointed by the Chancellor; ments of Uni- as the authorities of the University shall have been duly constituted—

after considering the recommendations of an Advisory Com-(e) teachers of the University shall be appointed by the Chancellor Vice-Chancellor with the previous sanction of the Chancel-

versity staff. First appoint

Chancellor.

Colleges.

Гискпои atudents at

of courses for

Completion

Appointment of first Vice-

mittee consisting of the Vice-Chancellor, the Director of

passing of this Act. Such appointment shall, notwithstanding anything 48. The first Vice-Chancellor may be appointed at any time after the Allahabad University.

TGenl. Acts, Vol. VI.

Public Instruction, United Provinces, and such other person or persons, if any, as the Chancellor thinks fit to associate with thom

(2) Any oppointment made under sub-section (1) shall be for such period and on such conditions as the appointing authority thinks fit

Provided that any such appointment of a person not on the staff of King Georgo's Medical College or Canning College shill be for a period of not more than five years

Provided further that no such appointment shall he made until finan cial provision has been made therefor

5. At any time after the passing of this Act the Vice-Chanceller may Extraordi with the previous upproval of the Chancellor and subject to financial nary powers provision being made therefor, take such action, consistent so far as may () anceller be with the provisions of this Act and the Statutes, as he may think necessary for the purpose of bringing the University into heing, and for that purpose may exercise any power which by this Act or the Statutes is to be conferred on any officer or authority of the University

51. Until a Governor is appointed for the United Provinces refer Interrects ences in this Act to the Governor of the United Provinces shall be deemed tion of refer to be references to the Lieutenant-Governor

the Lated I covinces.

THE SCHEDULE

THE TEST STATETES OF THE UNIVERSITY

[Sec rection 28 (1)]

- 1. In these Statutes, unless there is anything repugnant in the subject De indicate or context .--
 - (a) "the Act" means the Lucknew University Act 1920, and "section" means a section of the Act, and
 - (b) "officers," "authorities," "Profes ors, " "Readers," "I ceturers," "servints" and "registered graduates" mean, respectively, o licers, authorities, Professors, Readers, Lecturers, servants and registered graduates of the Univer-
- 2. (I) In addition to the others mentioned in sub-section (I) of section that the 16 the following persons shall be eroffers nembers of the Court distances. "amela -
 - (i) the members of the Procutive Council of the Governor of the United Provinces, and the Unister or Ministers appointed

rersity.

(1) of section 52 of the Government of India Act; by the Governor of the United Provinces under sub-section

Association of Oudh; (ii) the President and Vice-President of the British Indian

the University of Allahabad; bide University of Allahabad;

into the Judicial Commissioner of Oudh;

(v) the Commissioners of the Lucknow and Fyzabad divisions;

(vi) the Director of Public Instruction, United Provinces;

Board of Intermediate Education, then the Chairman (ivi) if at any time there be established in the United Provinces a

thereof;

(viii) the Director of Industries, United Provinces;

(in) the Inspector-General of Civil Hospitals, United Provinces;

(xi) the Chairman of the Lucknow Municipality and the Lucknow (x) the Sanitary Commissioner, United Provinces;

District Board;

(win) the Chief Inspectress of Girls' Schools;

(xiii) the Proctor of the University;

(viv) the Librarian of the University; and

section 34 of the Act as qualifying for admission to the tion recognized under clause (2) read with clause (4) of Fyzabad divisions which prepare students for an examina-(vv) the Heads of all educational institutions in the Lucknow and

University.

ten. the British Indian Association of Ondh from their own body shall be (2) The number of persons to be elected as members of the Court by

by the registered graduates from their own body shall be twenty. (3) The number of graduates to be elected as members of the Court

the teachers other than Professors and Readers from their own body shall (4) The number of persons to be elected as members of the Court by

be twenty.

by the Chancellor shall be twenty. (5) The number of persons to be appointed as members of the Court

shall not exceed ten. associations or other bodies approved in this behalf by the Chancellor (6) The number of persons to be elected as members of the Court by

not more than twenty thousand rupees to or for the purposes of the Uniof the Court by donors of a sum of not less than five hundred rupees and (Y) Thirty persons shall be elected from their own body as members

(8) Sive as otherwise provided, members of the Court other than ex-officio members shall hold office for a period of three years:

Provided that teachers elected under head (iii) of class III of subsection (I) of section 16 shall hold office so long only within the said period as they continue to be teachers.

3. (I) The members of the Executive Council, in addition to the Vice Constitute Chancellor and the Treasurer, shall be-

live Coun.

Class 1,- Ca-officio members

- (a) The Judicial Commissioner of Oudh.
- (ii) The Deans of the Faculties

Class II.—Other members

- (i) Six members of the Court, of whom two shall be members of the British Indian Association of Oudh, elected by the Court at its annual meeting
- (ii) Two Poincipals elected by the Phincipals and one Psovost cheted by the Provests
- (iii) Two members elected by the Academic Council from its own
- (10) Four members appointed by the Chanceller
- (2) Members other than cr-officer members shall hold office for a period of three years

Provided that members elected by the Courter by the Academic Council shall hold office so long only within the said period as they continue to be members of the Court or of the Acidemic Council respectively

4. Subject to the provisions of the Act, the Executive Conneil shall Powers of have the following powers, namely -

Come il

- (a) to institute, at its discretion, such Professorships, Reiderships, Lectureships, or other tea hing posts is mix be proposed by the Academia Connect
- (b) to abolish or suspend, after report from the Acolemic Council thereon, any Professorship, Readership, Lectureship, or other teaching post;
- (c) to appoint, in accordance with the Statutes officers teachers and other servants of the University.
- (d) to appoint examiners after considering the recommendations of the Ar demir Council;
- (e) to delegate, subject to such conditions as may be prescribed by Regulations made by the Executive Council, its power to appoint examiners, others, teachers, and other servants of

the University to such person or authority as the Executive Council may determine;

(f) to manage and regulate the finances, accounts, investments, property, and all administrative affairs whatsoever of the University, and for that purpose to appoint such agents as

(9) to accept bequests, donations, and transfers of property to the

University;
Provided that all such bequests, donations and transfers shall be reported to the Court at its next meeting:

reported to the Court at its next meeting;
(h) to provide the buildings, premises, furniture, apparatus, equipment, and other means needed for earrying on the

work of the University;
(i) after report from the Finance Committee to enter into, vary, carry out, and cancel contracts on behalf of the University;

рив

(i) to invest any moneys belonging to the University, including any unapplied income, in any of the securities described in section 20 of the Indian Trusts Act, 1882, or in the Hoff purchase of immovable psopesty in India, with the like power of varying such investments; or to place on fixed deposit in any bank approved in this behalf by the Local Government any portion of such monies not required for immediate expenditure.

The Academic Onneil, in addition to the Vice-Council, in addition to the Vice-Council. Ohancellor, shall be:-

Class I.—Ex-officio members.

(i) The Deaus of the Faculties;

(ii) The Librarian of the University; (iii) The Proctor of the University;

fiv) The Professors and Readers; and

(v) The Principals.

Class II.—Other menders.

(i) One Provost nominated by the Vice-Chancellor;

ii) Two members elected by the lecturers from their own body;

(tii) Persons, if any, not exceeding three in number and not being teachers, appointed by the Chancellor on account of their possessing expert knowledge in such subjects of study as

may be selected by the Academic Council as constituted under class I and heads (i) and(ii) of class II.

- (2) The Academic Council as constituted under sub clause (1) shall co opt as members teachers of the University not exceeding one tenth of its number as so constituted.
- (3) Meighers other than ex officeo meighers shall hold office for a period of three years

Provided that Lecturers elected under head (ii) of class II and teachers of the University co-opted as such shall hold office so long only within the said period as they continue to be lecturers and teachers respectively.

- 6. The Academic Council shall have the following powers, namely Powers of the Academic
 - (a) to make proposals to the Executive Council for the institution Council of Professorships, Readerships, I ectureships or other teaching posts, and in regard to the duties and emoluments thereof.
 - (b) to make Regulations for and to award in accordance with such Hegulations, I ellowships, Scholarships, Exhibitions, Bursaries, Medals and other rowards.
 - (o) to recommend the appointment of examiners after report from the Paculties concerned.
 - (d) th control and unuage the University Library or Libraries, th frame Regulations regarding their use, and to appoint a Library Committee under the general control of the Academic Council th unuage the affairs of the Library.
 - (a) to formulate, modify or revise, subject to the control of the Executive Council, schemes for the constitution or re-con stitution of laculties and for the assignment of subjects the such l'aculties.
 - (f) to assign teachers to the l'inculties and
 - (g) to promote research within the University and to require reports on such research from the persons engaged therein
- 7. (1) The items of now expenditure in the financial estimates to be love of the referred by the Executive Council to the Committee of Reference shall I electrically
 - (a) in the ease of non-recurring expenditure, any item of tea thousand rupees or over, and
 - (b) in the case of recurring expenditure, any item of three thousand rupees or over
- (2) The Committee of reference shall, on or before such date as may be prescribed in this behalf by the Ordinances, consider all items of ex-

as may be, their recommendations thereon. (1), and shall make and communicate to the Executive Council as soon penditure referred to them by the Executive Council under sub-clause

posal shall be had before the Court for its decision thereon. proposal to the Committee of Reference which may require that the protively referred to in sub-clause (I), the Executive Council shall refer the involving recurring or non-recurring expenditure of the amounts respecthe annual financial estimates by the Court, proposes any revision thereof (3) If the Executive Council, at any time after the consideration of

such joint meeting the Vice-Chancellor shall preside. joint meeting of the Committee and of the Executive Council. At any sub-clause (3), and to require that the proposal shall be considered at a of proposed expenditure referred to the Committee under sub-clause (I) or from the Executive Council or the Academic Council relating to any item The Committee of Reference shall be entitled to inspect any reports

8. (1) Each Eacutty shall consist of-

(i) the Professors and Readers of the Departments comprised in

(ii) such teachers of subjects assigned to the Baculty as may be the Paculty;

ant bearing on subjects so assigned as may be appointed to having, in the opinion of the Academic Council, an import-(iii) such teachers of subjects not assigned to the Raculty but appointed to the Paculty by the Academic Council;

knowledge in a subject or subjects assigned to the Faculty. the Academic Council on account of their possessing expert (ii) Such other persons as may be appointed to the Reculty by the Enculty by the Academic Council; and

on the request of the Academic Council. any other Faculty afteen, except with the sanction of the Chancellor given the case of the Faculties of Arts and Science thirty, and in the case of (2) The total number of members of each Faculty shall not exceed in

following powers, namely: --Powers of the 9. Subject to the provisions of the Act, each Eaculty shall have the

(n) to constitute Committees of Courses and Studies;

Committees of Courses and Studies, the names of examiners (b) to recommend to the Academic Council, after consulting the

in subjects assigned to the Faculty.

and the Registrar, to organize the teaching of the University, and in Chancellor, who shall be Chairman thereof, the Deans of the Faculties 10. There shall be a Board of Co-ordination composed of the Vice-

ties.

The Facul-

ordination. Board of Co-

Faculties.

particular to co ordinate the work and time tibles of the various Laculties, and to assign lecture rooms, Liberttories, and other rooms to the Licilities.

- 11. (1) The Dean of each Laculty shall be the executive officer of The De the Laculty, and shall preside at its meetings. He shall hold office for three years.
- (2) He shall issue the lecture lists of the University in the Departments comprised in the Laculty, and shall be responsible for the conduct of techniz therein
- (3) He shill have the right to be present and to speak at any meeting of the committee of the Liculty, but not to you unless he is a member of the committee.
- 12. (I) Livery College and Hall not around another the University Managehold by an Committee of Management the constitution of and Hawlinch shall be reported to the Executive Council
- (2) The appointment of the ten hers and superintending staff of every such College or II ill shall be much by the Committe of Management there of and all such appointments shall be reported to the Executive Council
- (3) Livery student not resulting in a College or II ill shall be attached to a College or II ill for tuteral help in I disciplinary supervision and for such other purposes as may be pre-cribed by the Ordinances.
- 13 The Court may on the recommendation of the I xecutive Council Winds by cresolution passed with the concurrence of not less than two-thirds of anidar the members picture of the meeting withdraw any degree or diploma conferred by the University
- 11 (1) All proports for the conferment of home and degrees shall be it east mult by the Arademic Council to the Lx entry Council and shall require degrees the ascent of the Court before submission to the Charellor for each firm itnor

Provided that managed urgency the Chancell many action the recemmendation of the Lycentive Council only

- (2) Any home my degree conferred by the University may with the strength of the Chincellor, be withdrawn by the Court in the regim in diction of the Lecutive Council
- 15. The following persons shall on payment of such focus at loubjecting or to such conditions as may be prescribed by the Statute. The fittled to \$15.50 have their names carolled in the register of registered graduates or I to enjoy off the providence of registeration namely.
 - (a) all graduates of three years' statching or upwards of any land versity in British India it corporated by any law for it of the Leing in force or of any University in the 1 or of Kinglosia.

granted ad eundem degrees of the University; the commencement of the Act apply to the University to be who ordinarily reside in Oudh and within five years from

'spavandn (b) all graduates of the University of three years' standing and

16. There shall be the following officers, namely:

of his disciplinary powers as he may think fit; and University, to whom the Vice-Chancellor may delegate such (i) a Proctor for the maintenance of the general discipline of the

(ii) a Librarian for the University Library.

stituted for the purposes as follows, namely: ships shall be made on the nomination of committees of selection consection 49 and of clause 18, appointments to Professorships and Reader-17. (1) Subject to the provisions of clause (c) of sub-section (1) of

of selection

(i) the Vice-Chancellor;

(ii) the Dean of the Paculty concerned;

(iii) two members elected by the Executive Council;

(iv) two members elected by the Academic Council; and

versity or teachers, appointed by the Chancellor. (v) three members, two of whom shall not be officers of the Uni-

ment as he thinks fit. it shall refer the case to the Chancellor, who shall make such appointthe Executive Council does not accept the nomination of the committee, of the committee, make the appointment to the post accordingly. It report to the Executive Council which shall, if it accepts the nomination (2) Committees of selection appointed under sub clause (1) shall

on the nomination of committees of selection constituted for the purpose in 18. (1) Of the Professorships not less than one-fourth shall be filled

the United Kingdom.

mamely:---(2) Such committees of selection shall be constituted as follows,

Academic Council, and (i) two members resident in the United Kingdom appointed by the

resident in the United Kingdom appointed by the said Secre-(ii) if the Secretary of State for India thinks fits, three members

tary of State.

ingly. If the Executive Council does not accept the nomination of the nomination of the committee, make the appointment to the post accordselection constituted under sub-clause (2), and shall, if it accepts the (8) The Executive Council shall consider the report of a committee of

> .nibal ai Committees

> > Officers.

Kingdom. in the United noidoeles to Committees 1920: U. P. Act V.] Lucknow University.

1920: U. P. Act VI.] Village Panchayat.

committee, it shall refer the case to the Chanceller, who shall make such appointment as he thinks fit.

(1) Nothing in this clause shall apply to appointments made by the Chancellor under clause (c) of sub-section (1) of section 19.

19. Appointments to teaching posts other than Professorships and Appelai Readerships shall, subject to the provisions of the Act and the Statutes, and the made in the manner prescribed by the Ordinances.

UNITED PROVINCES VILLAGE PANCHAYAT ACT, 1920.

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IIII SCHIDIII

UNIII D PROVINCLS ACT VI of 1920 ;

[MILLS to THE UNITED PROVINCIN]

[2 th October 1920 1st December 1920]

WHEREAS IT IS expedient to establish in the United Provinces of Agra and Outh village panelias its to a sist in the administration of civil and criminal justice, and allo to effect improvements in the sanitation and other common concerns of villages and whereas the previous sanction of the Governor General has been obtained in der rection 73 of the Government of India Act. 1915, to the passing of this Act. 11 is hereby enacted as follows.

CHAPTIR I

Pretransan

- 1 (1) This let may be called the Unitel Piova is Village Pa that The extension Vit Act. 1920 . So that is a set of the content.
- (2) It extends to the territories first one being a hormstere H. The I enten int Governor of the Lint T Province of Agrical FO. Ih.
- the Sac ent f Objects a Rea or or lated Press (Castle 122 La VIII) and fell in the a Castle or from the VIII in the late of the castle of the La VIII in the late of the late of

(3) It shall come into operation on such date as the Local Government may, in respect of any district or part of a district, by notification direct.

2. On and from the date on which this Act comes into operation in any local area—

det repealed.

(a) the United Provinces Village Courts Act, 1892, shall be deemed U. P. Act to be repealed in respect of such local area, and all courts III of 1892.

established thereunder in such area shall be abolished;

(b) all suits and other proceedings pending on such date in any village court in such local area under the said Act shall be transferred to the civil court of lowest grade having juristication in respect of them:

Provided that it a panchayat having jurisdiction to try any suit so transferred is established in such local area within one month after the coming into operation of this Act in such area, the court to which such coming into operation of this Act in such area, the court to which such

suit has been transferred may send it for disposal to such panchayat.

3. In this Act unless there is anything repugnant in the subject or

Definicions.

context, --

(1) "case" means a criminal proceeding in respect of an offence triable by a panelayat;

(2) "chaukidar" means a village policeman appointed under the Avi a stra Village and Road Police Act, 1873,2 or under the XVII of Oudb Laws Act, 1876;2

(3) " circle" means the area within which a panchayat exercises 1876.

jurisdiction; means a notification published in the Gazette;

(5) '' offence '' means an offence as defined in clause (0), sub-section (7) of section 1 of the Code of Criminal Procedure, 1898; ³ Vol 1898

(6) "panchayat" means a panchayat constituted under this Act; and "panchayat "means a member of such a panchayat;

(8) " prescribed " means prescribed by rules made under this Act;

(8) "public servant" means a public servant as defined in section 21 of the Indian Penal Code;

(9) "suit" means a civil suit; and

(10) "village" means any local area recorded as a village in the revenue records of the district in which it is situated; but does not include any area included in the limits of a municality, cantonment, town area as defined in the United

^{&#}x27; Supra, Vol. II. 2 Supra, Vol. I. 4 Genl. Acts, Vol. V.

Provinces Iown Areas Act, 1914, or notified area as defined in section 337 of the United Provinces Municipalities Act, 1916.

CHAPTER II

ESTABLISHMENT, CONSTITUTION, AND SITTINGS OF PANCHAYATS

- 4. In any district or part of a district to which this Act has been Establishapplied, the Collector may, in accordance with rules made under this part of
 part of part of the part of th
- 5. A panelmyat shall consist of such number of panches not being less 'amter of thin five or more than seven as the Collector may from time to time and panches in each case think suitable.
- 6 Panches shall be appointed by the Collector in the prescribed App minute amanner, and shall bold other for such period as may be prescribed

Provided that no person not residing within the circle for which a pinchayat has been established shall be eligible for appointment is panel of that pinchayat

- 7. In each pauchayat out panel shall be appointed by the Collector paraset in the prescribed manner to preside over the panelayat. The panel so appointed shall be colled sarpanel, and such powers and functions may be assigned to bim as may be prescribed.
- 8 The Collecter may, by an order in writing, suspend or remove any suspending pinch or surpench for misconduct, incapacity, neglect of duty or other and removal sufficient cruse
- 9. When any punch dies, resigns or is removed the Collector may piling appoint a panch in the pre-cribed manner to fill his place provided that reseases in a vicancy in the panchayat shall render its proceedings illegal so long ranchayat as the number of panches is not reduced below three
- 10. The Collector, with the written approval of the Commissioner supersonal may be in order in writing, suspend or dis olve any purchased for missions of conduct neglect of duty, or other audicient cause
- 11 Any order passed by the Collector under section 8 or section to Concerns shall be small.
- 12 A panchavat shall sit at such place or places within the limits of Paced site circle as may be fixed by it with the approval of the Collector panchala.

presiding panch, shall form a quorum. 13. For the transaction of any business three panches, including the

present shall elect one of their number to preside at the meeting. chayat at which he is present. If he is absent, such panches as are 14. (1) The sarpanch shall preside over every meeting of the pan-

.gartəəm unless a panch, able to read and write, is present and presides at the (2) No business shall be transacted at any meeting by the panchayat

15. (1) The panchayat shall maintain summary records and registers

of its proceedings in the prescribed form.

aiston by any other panch: the presiding panch with his own hand or under his immediate super-(2) Such records and registers shall be written by the sarpanch or by

Provided that the panchayat may, subject to rules made under this

Act, appoint a clerk to perform this work.

OHAPTER III.

JURISDICTION OF PANCHAYATS.

16. The following suits shall be cognizable by panchayats, namely:—

immorable property, (n) saits for money due on contracts not affecting any interest in

such property, (b) suits for the recovery of movable property, or for the value of

able property, (c) suits for compensation for wrongfully taking or injuring mov-

Provided that no suit shall be brought before any panchayatwhen the amount or value of the claim does not exceed twenty-five rupees:

(I) on a balance of partnership account;

or part of a legacy under a will; (2) for a share or part of a share under an intestacy, or for a legacy

capacity: (3) by or against the Government or a public officer in his official

(4) by or against a minor or a person of unsound mind;

suit or application may be brought or made in a revenue (5) on account of any dispute or matter in respect of which any

> registers. Records and

preside.

duorum.

Sarpanch to

spje pa bru--zingoo edina

ерауяца.

	17. The following offences as well as abetinents of and a commit any such offence shall be cognizable by panchayats, not	ttempts to mely:—	nualie by			
XLV of 1500.	S S	Section.	fouche) etc.			
***************************************	(a) Under the Indian Penal Code					
	Voluntarily eausing bort	323				
	Assault or use of criminal force otherwise than ou	•				
	gravo provocation	35.2				
	Assault or use of criminal force on grave provocation	358				
	Theft where the value of the property stolen does not	0.0				
	exceed ten rupees	379				
	Mischief when the damage or less crused does not	0.0				
	exceed ten ruptes in value	126				
	Intentional insult with intent to provoke a breach	140				
		501	•			
	of the peace					
•	Provided that no offence of theft shall be cognizable by any					
	unless an accused person has been either apprehended, or recognised	gilized and				
	named.					
		ection.				
1 of 1571.	(b) Under the Cattle Trespass Act, 1871'-					
	Porcibly opposing the seizure of cattle or rescuing the					
	saino	24				
U P Act II	(e) Under the United Provinces Village Sanitation Act,	1892*—				
of 1592	Hreaches of rules in ide under section 11 and punishable under section					
	15,					
	18. No panelize at shall take cognizance of any offence in which either certain					
	the complainant or the accused is a public servint serving in t	he district	del from			
	in which the panchay it's circle is situated		jur ad etica.			
	10. No panchayat shall take coguizance of my offence und	ler section	Certain			
wire of 1600, 320 of the Indian David Codel in which the received princes						
		shia mudar	to be tried by panekay:			
WY 11 4 4 4 4 4	(a) has been previously convicted of an offence punish. Chapter XII or Chapter XVII of the Indian Pe	and Code!	for theft.			
XLV (1 1660.	with imprisonment of either description for a ter					
	years or apwards, or					
	(b) has been previously fined for theft by any punchayat					
	(c) is a registered member of a criminal tribe under se					
111 4 1911	the Crimmal Tribes Act. 1911. or					
	(d) has been bound over to be of good behaviour in p	orento a				
	instituted under section 10) or section 110 of th					
	Criminal Procedure, 1898 *	46 6.20. 44				
A *1 1828"	Terrenaries states as the terrenaries depleted management depleted to the terrenaries of					
	Grat Acts, Vol. I					
	Gerl Acts Vol 11					
	Geel Acts, Vol. VII					
		. 2				

XLVof 1860.

XI'N of 1860.

to be a previous conviction for the purposes of section 75 of the Indian 20. A conviction by a panchayat under this Act shall not be deemed

Penal Code.1

4: to A sint to TI notices rection 17 of this Act: 21. (1) The following are the maximum penalties which may be in-

(a) Under the Indian. Penal Code!

Fine not exceeding ten rupees or double the damage or loss

caused, whichever is greater.

(b) Under the Cattle Trespass Act, 1872^2 .1781 to 1

(c) Under the United Provinces Village Sanitation Act, 1892³—of 1892, U. P. Act II Fine not exceeding five rupees.

Fine not exceeding one rupee.

of fine, shall be inflicted by any panchayat. (2) No sentence of imprisonment, whether substantive or in default

(a) in defraying expenses properly incurred in the case by the commay order any portion or the whole of the fine recovered to be applied— 22. In indicting any fine under the foregoing section, the panchayat

offence committed. (b) in compensation for any material damage or loss caused by the tasaiselq,

rupees as it thinks fit. complainant to pay to the accused such compensation not exceeding five before it was false, frivolous or vexatious, such panchayat may order the 23. If any panchayat is satisfied after inquiry that a case brought

ment in this behalf shall exercise the following enhanced powers:— 24. Panchayata which are specially empowered by the Local Govern-

t (tenl. Acts, Vol. I. ? Ctenl. Acts, Vol. II. 3 Supra, Vol. II.

fifty rupees. 16, when the amount or value of the claim does not exceed (I) To hear and determine suits of the nature described in section

does not exceed twenty rupees. Indian Penal Code, t where the value of the property stolen XLV of 1860. (2) To take cognizance of offences of theit under section 379,

Indian Penal Code, where the damage or loss caused does XLV of 1860. (3) To take cognizance of offences of mischief under section 426,

not exceed twenty rupees in value.

Penal Code. naibal , 57 conviction

Penalties.

Panchayat. fsioogs

powers for

Enhanced

false case. tof beeus

tion to se-

Combensa-

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tion to com-

Compensa-

total is not

(f) To inflict the following maximum penalties -

LV of 1860

I of 1871

of 1892

U P Act II

(a) Under the sections of the Indian Penal Code mentioned in section 17 of this 1ct-

I no not exceeding twenty rupees or double the damage or loss caused, whichever is greater

(b) Under section 21 of the Cattle Trespus 1ct, 18712-

- I me not exceeding ten runces
- (c) Under the United Provinces Village Sanitation Act, 1892'— I inc not exceeding two rupes

25 No princh who is a party to, or personally interested in, any suit panchiners or case shall sit on the panchayat which takes engineering of such suit or cated not to case

- 26. (1) No panchayat shall try any suit, or issue in respect of any two fulfact matter which is pending for decision in, or has been heard and decided salts and by, a court of competent jurisdiction in a former suit between the same cases, parties or those under whom they claim
- (2) Where proceedings are pending in any court against an accused person in respect of any offence or where an accused person has been tried for any offence, no panehavit shall take cognizance of such offence or on the same facts, of any other offence of which the accused might have been charge or convicted.
- 27 Livery suit instituted before a penchina it shall include the whole sales of the claim which the planntiff is entitled to made an respect of the inities include the dispute, but he may relanquish any portion of his claim in order it bring the suit within the jurisdiction of the penchavat

If a plaintiff ounts to suo in respect of or intenti nulls relinquish a may portion of his claim, he shall not afterwards suc in respect of the portion so contited or relinquished

28. No suit shall be entertained by a panchivat after the expirition the action of three years from the time when the right to sue first accreed.

Provided that the period of limitation for suits specified in the Schedule when instituted before a panetown shall be the period prescribed in the said Schedule in respect of such suits

- 20 Every suit instituted under this Act shill be justified before the lambayar pauchayat of the circle in which the defendant or che of the defendants, before where there are more than one, resides at the time of the institution of Latitate between the cure of action accuracy.
- 30 Fiers case instituted under this Act shall be instituted before landayat the panchavat of the circle in which the clene was committed

^{*}Gent tota Vol II

diction to try it. the contrary, transfer the case for trial to the panchayat having jurisan offence triable by a panchayat shall, unless reason be shown to 31. Any Magistrale upon receiving a complaint of facts constituting

order in writing under section 71. under this Act by a panchayat unless or until the Collector has passed an 32. No court shall take cognizance of any suit which is cognizable

> Magistrates ορυλυτα ρλ crece to pan-Transfer of

in suits. notiotion avieulozA

CHAPTER IV.

LUSTITUTION OF SUITS AND CASES AND PROCEDURE OF PANCHAYATS.

34. The substance of the application shall be recorded without delay depute in this behult, and shall at the same time pay the prescribed fees. panch or, in his absence from the circle, to such other panch as he may before a panchayat shall make application orally or in writing to the sar-33. Any person who wishes to institute a suit or ease under this Act

ed in register, impression of the applicant shall be taken on the register. in the register maintained under section 15, and the signature or thumb-

attend at that time and place. of panchayat. De informed of the time and place fixed for such sitting and directed to the plaintiff or complainant shall at the time of making his application section 33 shall be brought before the panchayat at its next sitting and 35. Every sait or ease instituted in accordance with the provisions of

und place: plaintiff or complainant to attend and produce his evidence at such time as may be stated in the summons and shall at the same time direct the requiring him to attend and produce his evidence at such time and place summons, in the prescribed form, to be served on the defendant or accused 36. The panchayat after hearing the application shall cause a written

refuse to issue a summons and dismiss the suit or complaint. thearing the application and examining the plaintiff or complainant Provided that the panchayat may, for reasons to be recorded, after

whom served. belonging to the circle; but the panchayat in its discretion may have it 37. Such summons shall ordinarily be served by one of the chaukidars

that he is evading service, or if he refuses to take the summons, the token of service. If he cannot be found and the panchayat is satisfied ant or accused, whose signature or thumb-impression shall be taken in and, wherever it is practicable, shall be served personally on the defend-38. The summons shall be in duplicate signed by the presiding panch

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nstituted.

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Suits and

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person. posnoov defendant or or onesi Summons to

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served by any other person.

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panching at many order service to be made on an adult male member of his family residing with him or by affixing a copy thereof upon some conspicuous part of the house in which he generally resides

- 39. If an accused person resides outside the circle of the panchayat or Mode of if a defendant or accused person is, at the time of the issue of the summons, series calculated the circle of the panchayat, the surimons may be forwarded by the panchayat to the Collector, who shall cause it to be served as if it were a summons from his own court
- 40. (1) Subject to the provisions of sub-sections (2), (7), (1), and (5) listed of this section, the panchingat may, if it considers the evidence of or the attribute production of a document by any person necessary in a suit or cive issue a summons to such person to compel his attendance or to produce or crues the production of such document, and such person shall be bound to comply with the direction contained in the summons. Such summons shall be served in the maning presented in sections 37, 18, and 39.
- (2) No summous shall be issued in a suit upon one person who is exempt from personal appearance in neighbourt
- (2) The panchayat shall refuse to summon a witness or to suffered a summon already issued against a witness where, in its opinion the attendance of the witness cannot be produced without any amount of delay expense or inconvenience which in the circumstance would be unreconable
- (1) The panels art shall not enforce the attendance of any person living outside its circle to give evidence or to produce a flocument unless such a sum of money be paid to him as appears to the panels afficient to define his reasonable expenses.
- (5) No woman shall against her will be compelled to appear in person before a panelmont
- 11. Subject to the provisions of section 12 any party to a suit or case \$1, and any appear before a panch out either in parson or by such servant take reason gomeshith, karinda partner relation or friend being authorized to latter appear on both iff of such party as the panch by it may admit us a fit person to represent him.
- 12. No legal practitioner shall be allowed to appear on behalf of any variations party in any proceeding under this Act, whether before a panchayat or practicate before any other authority.
- 13 It shall be the duty of the panel ivat to a certain the facts of every lanchayst suiter case before it by every lawful means in its power are I thereafter lawful to make such decise or order, with or without costs as to it may see a docton past. It is not dung it shall be bound by no have of evidence or possedure "see" I then they the precedure presented by or un by this Act. The decise of

section 15. order passed shall be recorded briefly in the register maintained under

divided, the presiding panch shall have a second or easting vote. accordance with the opinion of the majority. Should opinious be equally 44. Decision shall, in the event of the panches disagreeing, be in

it as promptly as possible. pone the hearing of any suit or case, but it shall be its duty to dispose of 45. The panchayat may from time to time as may be necessary post-

sonce of party decide the suit or ease in his absence. been informed of the time and place fixed for hearing, the panchayat may 46. (1) If the plaintilf or complainant fails to appear after having

has been informed of the time and place fixed for hearing: in the manner prescribed in section 37, section 38 or section 39, or if he of the defendant or the accused, if a summons has been served upon him (2) The panchayat may bear and decide a suit or case in the absence

recorded in the register maintained under section 15. tive before the panelayat and the substance of his statement has been accused person unless he has appeared either in person or by representa-Provided that no sentence shall be imposed by a panchayat on any

the panchayat as if he were a Magistrate trying the case. to the Collector, who may compel the accused to appear in person before to appear either in person or by representative, the panelayat may apply (3) If after the service of summons upon him, an accused person fails

ease shall not be compulsory. take his statement, and thereafter his attendance at the hearing of the compelled to appear defore a panchayat, the panchayat shall forthwith (4) When an accused person has been under the preceding sub-section

compromise or oath agreed to by the parties. any suit or ease within its jurisdiction in accordance with any settlement, law for the time being in force, it shall be lawful for a panchayat to decide 47. Notwithstanding anything contained in this Act or in any other

fresh suit. in computing the period of limitation prescribed under section 28 for the action, and the period during which the suit was pending shall be excluded suit shall abate, but a fresh suit may be brought on the same eause of 48. When any party to a suit dies before a decree has been passed, the

no power to cancel, revise or after any decree or order passed by it. 49. (1) Except as provided in sub-section (2), a panehayat shall have

within one month of the date of the decree or order, restore any suit which (2) A panchayat may, for reasons to be recorded on application made

> provail. Majority to

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has been dismissed in default or in which a decreo has been passed ex-parts against the defendant

50. In suits for mousy the panchavat may in its discretion decree late estand interest on the sum decreed, at a rate not exceeding six per cent per initialments annum from the date of the decree until the date of payment

When a panchayat decrees the payment of n sum of money in a suit it may direct that it be paid by instalments without interest or with auterest not exceeding the above rate

- 51. When any panchayat having jurisdiction is of opinion that any Reference of suit or case before it is of such a nature, or such intrinacy or important that it ought to ho tried by a regular court, it shill stay proceedings and report the matter to the Collector for orders
- 52. Except is provided by section 71 no order or decree of a panehay it decrees and shall be called in question in any court on the ground that it was paced be deters not be described in a count of the provided of a count of the provided of the provided
- 53 There shall be no appeal from any decree or order passed by a tancharata panelmynt in any suit under this let, and except as provided in sections order in 49 and 71 no court or authority shall have power to revise any such decree suits observed for order
- 54. When a panchayat receives a suit or case under section 2 creticator section 31 respectively the substance of the claim or complaint shill be about us to recorded without delay in the register maintained under section 15 and stock parely notice shall at the since time he issued to the plaintiff or complainant the informing him of the time and place fixed for hearing and the punchayat shall thereafter proceed to deal with the suit or case is fight he bear in stituted in accordance with the provisions of section 13

CHAPILR V

Execution

55. If on the application of the decree-holder or the pulgment destor taxaged as the punchayat, after inquiry, finds that the decree has been satisfied wholly also cent or in part, the punchay it shall record the fact in the register maintained beree ded under section 15

56. (1) If after a period of one month from the date of a decree, the largest a decree still remains unsatisfied in whole or in part, the decree-holder max because within one year of the date of the decree, apply to the panchayat for execution, and the parchayat shall thereupon certify to the Collector that the decree still remains unsatisfied in whole or in part

(2) On receipt of the certificate the Collector shall-

(a) if the decree is for money, proceed to recover it as if it were an

and in so acting may exercise all the powers of a civil court. decree to be executed as if it were the decree of a civil court (b) if the decree is for any specific movable property, cause the arrear of land revenue,

land revenue. shall proceed to recover the unpaid instalment as if it were an arrear of thereof still remains unpaid. On receipt of the certificate the Collector panchayat shall certify to the Collector that the instalment or a portion the date when it fell due, apply for execution to the panchayat, and the thereof still remains unpaid, the decree-holder may, within one year of an instalment decreed by the panchayat, the instalment or any portion 57. If after a period of one month from the date fixed for payment of

faction of the decree, shall be refunded to the judgment-debtor. sums of money realized by execution through the Collector, after satisthe Collector who shall thereupon stay the execution proceedings. All through the Collector, the panchayat shall forthwith certify accordingly to under section 56 or section 57 but before the decree has been executed or instalment recorded under section 55, after the issue of the certificate to the Collector 58. If the decree or the instalment is fully satisfied and satisfaction is

59. Every fine imposed or compensation granted by a panchayat under

compensation this Act shall be payable within ten days of the date of the order.

credited by the panchayat to the village fund. shall be entered in the register maintained under section 15, and shall be whether direct or through the Collector under section 62, the amount paid 60. As soon as any such fine or compensation is paid to the panchayat,

be debited to the village fund. paid by it out of the amount so realized, and the payment so made shall compensation action 22 or section 23 to be paid as expenses or compensation, shall be 61. Any money which has been ordered by the panchayat under

it as if it were an arrear of land revenue and shall remit the amount so shall certify accordingly to the Collector, who shall proceed to recover date of the order of the panchayat directing its payment, the panchayat 62. If any fine or compensation remains unpaid for ten days after the

recovered to the panchayat.

CHAPTER VI.

this Act there shall be a village fund which shall subject to rules made 63. For every circle in which a panchayat has been established under VILLAGE FUND AND ADMINISTRATIVE DUTIES OF PANCHAYATS.

> Collector, through дестве instalment Execution of

Collector. acate to after certiof decree Satisfaction

spje. when pay-Fine and

be recorded. Densytion to fine or com-Payment of

out of fine. Payment of

Collector. fine through Recovery of

Village fund.

under section 75 be edministered by the panchayat for the improvement of the circle and for the well being of the residents thereof

64 The village fund shall consist of-

L I Set II

cf 159.

Income of This e fand.

- (1) fees levied for the institution of suits and closs under section 33.
- (2) fines and compensation paid to the punchas at under section (0).
- (3) sums contributed by the Government, local bodies or private persons
- 65 It shall be the duty of the prinches at to arrange within its circle, Dailes of subject to such rules as may be made in kir section 75 in this behalf for the fan hayal improvement of education, public health and the supply of drinking of anniary water, and for the maintenance of village tracks and works of public heal heaters withits
- 66 The Local Government may extend the provisions of part I of the Village Sant United Provinces Village Santiation Act 1892 to any circle in which place a punchayat has I con established under this tet to punchayat has I con established under this tet.

 67 Wheever offers my resistance to the carrying out by any part I coulty for
- chaint inflits duties prescribed by section 60 inflit is Act shall be punished to stance of on conviction by a Magnetrate of the first or second class with a fin which may extend to fifty rupees
- 88 The Local Government may in ac ordance with rules unde under land year section 75, cill upon a panelment to as set efficers if the Government in leasted the performance of their duties within the circle of the pinchwait and main rate as such assistance as may be in its power shall be readered by the panelment.
- 69 It shall be the duty of the pruch wat to co of crate with the district in Layar to board when so required by it in corrying out the duties specified in section constituted to 1. Act litt 12 of the United Provinces District Boards Vet 1906.

CHAPTERAH

MISCHILINEOUS

70 The Collector may at any time call f r in lawyest the registers I will and records of any panchavat

- 71 (1) The Collector may at any time whether on a reference by a Court of panchayat under section 51 or of his cwn mation, by order in writing a Court of his cwn mation, by order in writing
 - (i) rancel the june liet on of a janchavat with respect to any out of years or case or

- (c) cancel any order or decree passed by a panchayat. (b) quash any proceedings of a pauchayat at any stage, or
- (2) When an order has been passed by the Collector under sub-section

cluded in computing the period of limitation for the fresh suit. of the suit before the panchayat to the date of such order shall be exrelief in the civil court, and the period from the date of the institution (I) in respect of any suit, the plaintiff may institute a suit for the same

be instituted in the court of a Magistrate having jurisdiction. (1) in respect of any case, proceedings in respect of the same offence may (3) When an order has been passed by the Collector under sub-section

72. (1) It shall be the duty of every panchayat to inquire and report

in any of the following cases:—

other person" in the said section shall be deemed to include Code of Criminal Procedure, 1898, and the words " such vot 1898. gation be made by a panchayat under section 202 of the (a) where a Magistrate has directed that a previous local investi-

made by a panchayat without the previous sanction of the Provided that no Angistrate shall direct a local investigation to be a panchayat:

Collector.

treat the panchayat's reports as evidence. .1061 to the United Provinces Land Revenue Act, 1901,2 and to U. P. Act III in connection with any proceeding pending before him under the previous sanction of the Collector so to refer any matter not below the rank of Assistant Collector, second class, with for local inquiry, and it shall be lawful for any revenue officer (b) Where a revenue officer has referred any matter to a panchayat

(2) No panchayat shall be required to hold a local inquiry outside

73. (1) Every panel appointed under this Act shall be deemed to be the limits of its circle.

panchayat or panch by this Act. powers conferred, or in discharge of the duties imposed, upon a panch in respect of any act performed in good faith in exercise of the (2) No action, civil or criminal, shall lie against any panchayat or a public servant.

Act or by the rules made thereunder, with the following exceptions:of Deputy Collector all or any of the powers conferred on him by this this behalf, the Collector may delegate to any officer not below the rank 74. Subject to rules which may be made by the Local Government in

(2) determination of number of panches under section 5; (1) establishment of a pancharat under section 4;

panchayat. dana pa Local in-

public to pe s

servant.

of powers

by Collector. Delegation

- (3) suspension or removal of panches under section 8;
- (4) suspension or dissolution of a panchayat under section 10;
- (5) cancelling the jurisdiction or quashing proceedings, or cancelling any decree or order under section 71; and
- (6) sanctioning a local inquiry under section 72.

75. The Local Government may, after provious publication, make Power to rules consistent with this Act with respect to all or any of the following make rules matters, namely:—

- (1) the establishment of panchavats:
- (2) the time and place of sitting of the paneliavat.
- (3) the appointment of panches:
- (1) the appointment and duties of sarpanches:
- (5) the suspension and removal of panches and sarpanches;
- (6) the suspension and dissolution of punchaguts,
- (7) the records and registers required under this Act;
 (8) the appointment of clerks by punchayats and their remuneration and duties:
- (9) the duties of chaukidars and their remaneration;
- (10 the fees payable under this Act;
- (11) the administration of the village fund;
- (12) the delegation of powers by the Collector;
- (13) the assistance to be given by the panehayat in any matter affecting the general administration; and
- (11) generally the carrying out of the purposes of this Act.
- (2) The Local Government may delegate to the district board or to the Collector the power to make rules in respect of any of the matters mentioned in clauses (2), (3), (1), (7), (8), and (9) of sub-section (1).

THE SCHEDULE

Period of Limitation for Curtain Suits

See section 28.

500000000000000000000000000000000000000						
Description of sart.	Period of limitation.			Time from which period legins to run.		
(1) For the wages of a household servant, artisan or labourer.	064341	•	•	When the mages at ree due		
(2) For the price of food or drink sold by a keeper of a finitely taxers or fodging house.	Oneyear	•	-	When the first or drank is dran- world.		
(3) For the like of lotains	Oneyest	٠	٠	When the pare because pays		

acknowledgment of his signature to the same. or after having received from the executant a personal executant after having seen the executant sign the same sign such instrument as a witness in the presence of the

nesses shall be present at the same time. quired it is not necessary that more than one of such wit-Explanation I.—When attestation by more than one witness is re-

(2), competent to contract " means competent to contract within Explanation II.—No particular form of attestation is required.

(3) " estate-holder" means a person to whom, and " estate" imthe meaning of section 11 of the Indian Contract Act, 18721 IX of 1872.

movable property to which, the provisions of Part I are

(4) " means a person who has not attained his majority applicable.

means the right possessed by an owner who is exclusively (6) 'separate right' used with reference to immovable property under the provisions of the Indian Majority Act, 1875.

entitled to the whole of such property or to a specific share or

portion thereof.

Explanation.—The interest of a member of a Hindu joint family in

subject to the provisions of Part II by virtue of a declaration (6) "settled estate" means immovable property for the time being co-parcenary property is not a separate right.

(7) words expressing relationship denote only legitimate relationmade under section 27.

ship, but apply to children in the womb who are born alive.

PART I.

shall be lawful for any person competent to contract who is the owner— 3. Notwithstanding anything in any other enactment contained, it

single heir according to the rule of primogeniture, or (a) of immovable property which by family custom descends to a

any immovable property in Agra, and (b) of a separate, permanent, heritable and transferable right in

dur or Nawah, if conferred or recognized by the Govern-Bahadur, Raja, Nawab Mumtar-ud-daula, Nawab Baha-(i) who holds the title of Maharaja Bahadur, Maharaja, Kaja

dur, Rai Bahadur, Chaudhri, or Diwan; conferred or re-Bahadur, Rao, Rai, Mirza Bahadur, Mirza, Khan Baha-(ii) who holds as a hereditary title, the title of Rajwar, Rao ment of India or the Local Government, or

> ration under part I. for a decla-Application

organized by the Government of India or the Local Guv-

- (iii) to whom such property was granted by the Government of India or the Local Guvernment as a reward for locality and good services or who has inherited directly or in directly such property from the person to whom it was so granted, or
- (sv) who holds such right in lind as essed to land revenue to the impoint of not less than fen thousand rupces a year

to upply to the Local Government for a declaration that the provisions of this part shall apply to him

The applicant shall annex to his application a schedule showing the immovable property owned by him and the land revenue assessed on it

Explination I —Where such land or ony part of it is held revenue free it shall he deemed to be assessed to land revenue to the amount nominally massessed un it for the purpose of determining the rates payable in respect of it.

Explanation II —Where such land or any part of it is h lil rovenue free and 1 and revenue h is not been so nominally assessed the land revenue which shall be deemed to be payable for such land or such portion thereof shall be determined by rules made under clause (j) of sub-ection (2) of section 38

- 4. The Local Government may an its discretion reject such application I given a ct ex her summarily or after such inquiry as it may think proper to make the liberth of the summarily of after such inquiry.
- 5. If such application is not rejected noder section I the Lord Insisted Government shall publish in the Corett a notice in Linghish and in the action terminal arresting the fact that an application law been made and the purport thereof and calling upon all per one interested in opposing the application of does no writing within six months from the date of the publication of the notice in Linghish
- 6 The Local Government after considering the application at 1 th 6 h 1 gresult of any inquiry made by it or under its orders and any further and for particulars or information called for by it and the cause (if any) of an best with a person against the application may in its discretion either refuse or grant the application.
- This deplication is granted the Local tovernment shall declare a marked by rotification in the tractic that the provisions of this part have been extended made applicable to the applicant in respect of the unit orable property in cases which has a separate perior set herst discard transferable right at the disc of the notification, and shall enter his name in a last which if all the maintained by the Local Government. Such hist shall from time to time be extracted in accordance with rules from ed unler section 35.

Vol. III u

of his estate for the purposes of this Act. transferable right, and which is specified in the instrument, is a part of 1917. 1917,2 respectively, in which he has a separate, permanent, heritable and U. P. Actv meaning of the Oudh Estates Act, 1869, tor the Oudh Settled Estates Act, I of 1869, United Provinces, not being "estate" or "settled estate" within the more witnesses, declare that any immovable property situated in the add to estate. non-judicial stamp of fifteen rupees signed by him and attested by two or 8. (1) Any estate-holder may, by a registered instrument bearing a

Such declaration shall take effect from the date of the registration

a copy of the declaration to be published in the Gazette in English and rights relating to the immorable property specified and shall also cause such copy the Collector shall cause a note to be made in the record of with a properly authenticated copy of the declaration, and on receipt of Collector of every district in which any portion of the property is situated (2) It shall be the duty of the registering officer to furnish the

in the vernacular.

the order of succession and subject to the conditions prescribed in the first of which he dies intestate shall descend to a single heir in accordance with 9. The estate or any portion of the estate of an estate-holder in respect

Schedule:

female, being a widow, adopts a son under the provisions of section 12. subject to such interest being divested retrospectively in case any such sion shall take a vested interest on the death of the last male estate-holder, two or more females successively so succeed, the person next in success-Provided that where a female succeeds for her life-time only, or where

ance with and only to the extent permitted by the personal law applicable of Part II have not been applied, or his right or interest therein, in accordto transfer or to bequeath any portion of his estate to which the provisions 10. (1) Every estate-holder competent to contract shall be competent

pednestp. to transfer or estate-holder Power of

of estate.

Power to

Devolution

- -fo round is is equest is in favour of-
- (b) the person who would have succeeded to such estate or would (a) another estate-holder, or

intestate as to his estate at the time when the transfer or this Act, had the person so transferring or bequeathing died have taken a vested interest therein, under the provisions of

pednest took effect, or

(c) the daughter of the transferor or testator, or

(d) a son of his daughter, or

of 180...

(c) a lincal mile descendant in the male line,

the transfered or legated in such case shall be an estate-bolder in regard to the property in which he may become entitled under or by virtue of such transfer or bequest and shall bold the same subject in the same conditions as if he had inherited it in an intestice, provided that in cases (c), (d) and (e) the property a transferred or bequestibled is at the time of such transfer in bequest assessed in declared to be as essed to land revenue to the amount of not less than ten thousand rupees a year

11 Sections 19, 50, 51, 54, 55, 57, 58, 60 to 77, 82, 83, 85 and 88 to Section 98 of the Indian Succession Act, 1869, shall apply to all wills made by the state an estate-holder under the provisions of this Act for the purpose of be to will educate queating his estate, or any portion thereof or any interest therein handers.

Provided that marriage shall not revoke any such will

Provided also that nothing herein contained shall affect wills made helore the commencement of this Act

12. An estate holder permitted by the personal limap licable to him batter to adopt a son, or to give authority in his widow to adopt a son for him, rever to shall be competent in adopt a son or in grant such ruthority. But it of foodoption made hy an estate bolder or hy his widow and no authority given after the date of the commencement of this let shall be decided to be valid unless in addition to the requirements (if any) imposed by the jet son il liw of the estate-holder the fact of such adoption has been declared, for such authority has been given, by a registered instrument attested by two or more writies.

Where under the per on il law applie able to an estate holder his widow is competent to adopt a son without receiving authority from her husban for making such adoption nothing her is contained shall by decreal to invalidate an adoption made his her merely by reason of no such authority being so given

13. When in estate-holder due leaving any such relatives as are true that the toned in the second Schedule any person for the time being 14 to such as the second Schedule any person for the time being 14 to such as the of his estate shall be hidde to the extent of the property of the deceared to such which has come into his possession to pay to each of such relatives during this or her life er fer such other period as as hereinafter ment on all by two equal buff verby instillments, a reasonable admits to exceeding the amount mentioned in the Schedule.

Provided that such relative was at the date of the death of the deceased living teacher with him, and also that such relative is and exact the without any other adequate means of resinted arre

If any part of the estate shall have been transferred or bequested by the deceased, the per on for the time being any a second of such as the

Geal Acts. Vel 1

parts of the said annuities during the continuance thereof respectively. or of the rents or profits thereof shall be liable to pay proportionate:

under section 7 been issued. personal law that would have been applicable to him had no notification would be entitled to maintenance from the estate-holder under the maintenance of any person not specified in the second Schedule who 14. Nothing herein contained shall be deemed to affect the right to

shall continue-15. Subject to the provisions hereinbefore contained the maintenance.

(a) in the case of a minor nephew till he ceases to be a minor;

maintenance; to the personal law applicable to her cease to be entitled to-(b) in the case of a daughter or widow till she would according

(c) in all other cases till the annuitant dies.

the income of the estate may permit. daughter or daughters of the person to whom he has succeeded, so far as shall provide for the reasonable expenses of the marriage of an unmarried 16. The estate-holder for the time being in possession of the estate-

the family to which the estate-holder belonged or belongs as the case may reasonable expenses under section 16 regard shall be had to the usage of 17. In determining what is a reasonable annuity under section 13 or

and publish a notification to that effect in the Gazette in English and in foregoing provisions of this part shall cease to apply to an estate-holder cation, may for any reason it may consider sufficient declare that the cease to apply to him. The Local Government, on receipt of such appliernment for a declaration that the foregoing provisions of this part shall sions of Part II do not apply may at any time apply to the Local Gov-18. An estate-holder competent to contract to whose estate the provi-

that section. been issued, and his name shall be struck off the list maintained under would have been applicable to him had no notification under section 7 and his estate shall henceforward be held subject to the personal law that foregoing provisions of this part shall cease to apply to the estate-holder, From the date of the publication of such notification in English the

the fact of the entry in the said list. of the Secretaries of the Local Government, shall be conclusive proof of duction of a copy of an entry in the list, certified by the signature of one-7 and 18 as well as of entries made in the list under section 7. 19. The Court shall take judicial notice of notifications under sections

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of annuities. Continuance

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notifications. taken of rotice to be Isioib

PART II

20. Notwithstanding any enactment to the contrary, it shall be law Application ful for in estate-holder, being entitled to a permanent, heritable and dependent transferable right in an estate, and in possession thereof, and complementation to contract, to apply in writing to the Local Government for permission to declare that such estate or a portion thereof shall in future by fold subject to the provisions of this part

21. The Local Government may in its discretion reject such applies Repulsers tion either summarily or after such inquiry as it may think proper to an item in the

22. If such application is not rejected under section 21, the Lotal Israe A Government shall publish in the Gazette a notice in English and in the 12 secrement, reciting the fact that an application has been made and the purport thereof, and cilling upon all persons being claims enforceable against the applicant or his immovable property to notify the same in writing within see months from the date of publication of the notice in Fuglish, and also to show can erin writing within such persons ought by the applicant should not be granted and shall, where such a course is pricheable serve a copy of such notice upon all 1 rooms known or appearing from the application or other information received, to be independent on a paper or or other information.

23. The Local Government after considering the application and the Granter could of my impure under by it or ander its orders and any further than particulus or information odd I fee by it and the cut of any shown by any person ignorest the application arises in its discretic ceither grant or refer a permission or respectively of the projects to which the implication relates

Provided that where any part in of the manovall projects of the applicant is subject to any encumbrance or charge, crains be lell habbeer are existing debt demand or claim the Local Governant hall act grant such persons in indeed the content of the Local Governant hall act gainst the manovald property of the applicant is claim enforced to a minimance, charges or claim of such persons is object to the grant of such persons in an elsewhere of a supplicant is claim to be a factor of the form of the persons are discovernment are made for their dicharge, or the Local Government is satisful that such persons will be the projected by the grant of such persons.

21. (I) It shall be herful for any person for the time being cut the lapparament of and in procession of resulted extree and competent to entire to apply be intracted to the Local (invertigent for persons on to add to the exitted extree a violation of the resulted extremal violations). The property is respected which an application of the left has a before the extremal violation and the extremal violation of the extremal violation

ceed according to section 21 or sections 22 and 23. (2) On receipt of such application, the Local Government shall pro-

that property shall be held subject to the provisions of this part. Government for permission to revoke wholly or in part any declaration estate and being a male and competent to contract, to apply to the Local sion to revoke any person for the time being entitled to and in possession of a settled 25. (1) Subject to the provisions of section 29, it shall be lawful for

(2) The Local Government, after considering the application and the

only of the property to which the application relates. grant or refuse permission, or grant permission in respect of a portion particulars or information called for by it, may in its discretion either result of any inquiry made by it or under its orders, and any further

permission is granted sufficient to identify the same. publication writing, signed by one of the immovable property in respect of which writing, signed by one of the Secretaries to the Local Government, and 36. (1) Permission granted under section 23, 24, or 25 shall be in

three months from the date of publication in English thereof, or until to Tifts of litur sort in all remain in force until the expiry of (2) Every such permission shall be published in the Gazette in English

a will) declare that the whole or any portion of the property in respect from the date of publication in English of such permission (but not by and attested by two or more witnesses, and registered within three months 27. The applicant may, by an instrument in writing signed by him the death of the applicant, whichever shall first happen.

the case may be. future be held subject to or exempt from the provisions of this part, as of which permission has been granted under section 23, 24 or 25 shall in

Such declaration shall take effect from the date of the registration

such permission is still in force. tration is included in the permission granted under that section, and that himself that the property specified in the declaration presented for regisand the registering officer before registering the declaration shall satisfy shall be accompanied by the written permission mentioned in section 26, 28. Every declaration presented for registration under section 27

signed and attested as aforesaid, and registered, provide that any such of the settled estate and competent to contract, may, by an instrument and registered, and any successor in interest of such person, in possession by a subsequent instrument in writing, signed and attested as aforesaid, held subject to the provisions of this part may, in such declaration or 29. The person executing a declaration that any property shall be

> declaration. for permis-Application

contents and Form,

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declaration shall as regards the whole or any specified portion of the settled estate be arrowedable

- 30. (I) On the registration of a declaration under section 28 or of Dates of sub-squent austriacia as is mentioned in section 29, it shall be the registering duty of the registering officer in furnish the Collector of overy district in Collector which any portion of the property is situated with a properly authenticated copy of the same
- (2) Ou receipt of such copy the Collector shall cau en note to be made in such record or register as the Local Government shall direct, and shall also cause a copy of the declaration to be published at the Gazette in English and in the vernacular.
- 31. Notwithst unding anything in this Act contained, it shall be law-Local Government for any reason which it may consider sufficient entering on the opplication of the estate-holder, to declare by notification in to exceed the Gazette that the settled estate or any part thereof to which he is single-entitled and of which he is in possession shall exact to be subject to the operation of the detailed.
- Such declaration shall take effect from the date of the publication thereof in Linglish
- 32. Except us otherwise provided by this Act, no person entitled to Dorlands a settled estate shall have power to transfer, nor shall any Court cause to with settled to sold in exception of a decree, such estate or any part thereof or any figure interest therein for any greater or larger interest or time than doring his state excepts life, nor shall n settled estate or any part thereof or the profits thereof premium technically decree to the profits thereof the held by ony Court to be or have vested in such person for any larger or greater interest or time than for his life.
- 33 (1) The person for the time being entitled to and in possession of Transfer of a settled estate may, with the presions sanction of the Local Government, satisfies transfer the same or my part thereof er any interest therein, either to a pale the Secretary of State for India in Council or to any local authority, Particle company or person, and in such case the provisions of section 32 shall not be applicable.

(2) Sanction shall only be given under sub-section (1) where the trunsfer is 11 the opinion of the Local Government for a public purpose of a charitable or religious nature or for a purpose leacarial to the public or to a section of the public, and any such sanction may impose such conditions as the Local Government deems exped ent in respect of the extent or nature of the transfer or of the terms of the instrument (if any) by which the trunsfer is to be effected or of any offer matter.

(3) The Local Governs ert in giving such sanct on max also direct that the while or now port on of the consideration for the transfer shall

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Leases of

so purchased shall form part of the settled estate. be used in the purchase of other immovable property and that the property

fined in clause (e) of section 3 of the Land Acquisition Act, 1894. Explanation.—In this section " company" means a company as de-

settled estate. a settled estate may lease the same or any part thereof. 34. (1) The person for the time being entitled to, and in possession of,

without sanction, and (a) from year to year, or for a term not exceeding seven years,

(b) for a term exceeding seven years, with the previous sanction

of the Collector:

(i) a lease for an agricultural purpose for a period exceeding four-Provided that it shall not be lawful for the Collector to sanction—

(ii) a lease for any other purpose, unless such lease is permitted teen years, or

under clause (h) of sub-section (2) of section 38. by, and is in accordance with the provisions of rules made

(3) The decision of the Collector under sub-section (1) that any lease

is, or is not, for an agricultural purpose shall be final and conclusive.

tural purpose, but the best rent payable year by year shall be reserved (3) A premium or fine shall not be taken on any lease for an agricul-

(4) A premium or fine on any lease, other than a lease for an agriculthat can be reasonably obtained.

of sub-section (2) of section 38. to the conditions, specified in rules made in this behalf under clause (h) tural purpose, shall not be taken, except in the circumstances, and subject

(3) No payment of any instalment of rent before it falls due shall

the payment is made. operate to the prejudice of any successor-in-interest of the person to whom

(6) A lease granted under this section shall be subject to any provisions

sions are consistent with the provisions of this section. .1061 lo of the 2 Agra Tenancy Act, 1901, applicable thereto, so far as those provi- u. p. Act II

according to the provisions of that section. and on the death of such person intestate the settled estate, shall descend mother, constitute a fresh stock of descent for the purposes of section 9 on an intestacy, shall, unless such person succeeded as a widow or a to her would constitute a fresh stock of descent if she succeeded the estate being a male, or being a female who, under the personal law applicable to the contrary, every person for the time being entitled-to a settled estate 35. (1) Notwithstanding the provisions of any contract or disposition

the contrary, every person for the time being entitled to a settled estate (2) Notwithstanding the provisions of any contract or disposition to

> estate belttea to and bequest Devolution

who constitutes a fresh stock of descent according to sub-section (I) shall be competent to bequeath the same to any of the persons mentioned in the first Schedule, but to no other person:

Provided that such person shall not be competent to bequerth the same except as an impartible estate to be held by one person only subject to and in accordance with the provisions of this Act, or to subject the same or the profits thereof to any demand, charge or encumbrance whatsover:

Provided also that if the estate is bequeathed to a female who if she succeeded under the provisious of section 9 would take a life estate only the hequest shall confer on her e life estate only.

PART III

- 26. (1) No court shall question the validity or property of any Janedelica declaration made under section 7 or section 18, except on the ground that if court be applicant was not competent to contract on the date on which he certain made his application
- (2) No court shall question the validity or propriety of any declaration made under section 27 or section 29 as the case may be-
 - (a) except in so far as the declaration purports to affect property uot included in the written permission granted by the Local Government, or
 - (b) (where perfussion has been granted nuder section 23 or section 21) except in so far as the person by whom the declaration is understall be found not to have been catched to, and in possession of, a permanent, heritable and transferable right in the miniovable property included therein, or such person was not competent to contract, or
 - (c) (where permission has been granted under section 25) unless such person shall be found not to have been entitled to, and in paccession of, the settled estate at the date of the application under that section, or the declaration sought to be revoked was interescable.
- (7) Except as provided in sub-sections (1) and (2), no Court shall exercise juri diction in er over the following in etters --
 - (a) the legality, propriety or regularity of an application or let section 3, 15, 30, 24 or 25, or of the proceeding held or order (as ed thereough).
 - (b) the legility, prepriety, regularity or saffelency of any retice resided under section 5 or section 22;

34 or 25; or the grant or refusal of permission under section 6, 18, 23, (c) the rejection of an application under section 4 or section 21,

sup-section (2); under section 26 or of any proceeding held under section 30, (b) the legality, propriety or regularity of any permission granted

notification under section 18 or section 31; (c) the sufficiency or otherwise of the reasons for the issue of a

(4) the grant or return of sanction under section 33, or section

or is not, for an agricultural purpose. to the public or to a section of the public, or that any lease is, of a charifable or religious nature or for a purpose beneficial section 34 that any transfer is, or is not, for a public purpose (9) the propriety or validity of any decision under section 33 or

shall not be affected by anything contained in this Act. this Act had not been passed and the right or title of such other person in any other person who would have been entitled to retain the same if or any interest therein, which is at the commencement of this Act vested upon, any person any right or title to any estate, or any portion thereof, the commencement of this Act, or shall be deemed to vest in, or confer 37. (a) Nothing contained in this Act shall affect suits pending at

such or recoverable under the provisions of the Revenue Recovery Act, I of 1890. by legal process any sum due on account of land revenue or recoverable as or the right of the Local Government or any public authority to recover of 1901. under Part I or to affect the provisions of the 'Agra Tenancy Act, 1901, u. p. Aot II widow to adopt, a son, or to affect the right of any person to maintenance time being of a settled estate of his right to adopt, or to empower his (d) Mothing in Part II shall be deemed to deprive the holder for the

38. (I) The Local Government may, after previous publication, make .068I

going provision, the Local Government may make rules for all or any of (2) In particular and without prejudice to the generality of the forerules for carrying out the purposes of this Act.

(a) the procedure to be followed in submitting an application to the following matters:—

if any, by which such application shall be accompanied; (b) the form and contents of such application and the documents, the Local Government under this Act;

> olause. Saivas

make rules

Power to

L Supra, Vol. II.

- (c) the issue and service of notices,
- (d) the form of any declaration to be made under this Act,
- (e) the manutenance and correction of the list mentioned in section 7,
- (f) the procedure to be adopted by the Collector under sub-section (2) of section 30,
- (g) the payment or accovery of any expenses incurred in, or in connection with, proceedings held under this Act,
- (h) the period of periods for which and the restrictions and conditions subject to which, It was of the anture mentioned in the provise to sub-section (I) of section II may be sanctioned by the Collector.
- (i) the circumstances in which, and the conditions subject to which, a premium or fine may be taken under sub-section (1) of section 31 on a lease, other than a lease for an agricultural purposa,
- (1) the suction in which the land revenue deemed to be provide on revenue free land upon which land revenue has not been nominally assessed shall be determined
- (3) Rules made under clause (c) of sub-section (2) may require a report to be mide by any person becoming or classing to be an estate-holder to such authority as may be prescribed therein, and may pre-cribe a penalty for fulure to make such report and the most in which such penalty may be recovered.

SCHEDULE I

The order of succession to the estate of estate-holders shall be as follows ---

- (1) firstly to the clidest son of such estate holder,
- (2) or if such closes sou shall have died in his life time, leaving male friend descendants, then to the eldest and every offer son of such eldest son successively, according to their respective some ratios and their respective male lineal descendants.
- (3) or, if such cliest son of such estate-hotler shall have died in the estate holler's life-til e without leaving male lineal descendants, then to the rece. I aid every other son of such estate-holder, and their respective in the lineal desce dants.
- (4) or in default if so his a critis made lineal de condants, if the personal law of the extate het for permits him to ad pt a son,

to such person as the estate-holder shall have duly adopted and his male lineal descendants;

(5) or, in default of any such duly adopted son, or his male lineal descendants, then to the widow of the deceased estate-holder for her life-time only; or if there he more widows than one, to the widow first matried to such estate-holder for her life-time only.

(6) and on the death of such widow, where the personal law applicable to the estate-holder permits of a son being adopted to him, to such son as the said widow shall have duly adopted and his male lineal descendants;

son duly adopted by her, and his male lineal descendants, then to the other widow, if any, of such estate-holder, next in order of marriage, for her life, and on the death of such other widow to a son duly adopted by her and his male lineal descendants, or, in default of such duly adopted son and his male lineal descendants, then to the other surviving widows in the order of their respective deaths, to the sons duly adopted lives and on their respective deaths, to the sons duly adopted by them respectively and to the male lineal descendants of such sons respectively;

(8) or, in default of any such widow, or any such duly adopted son or any such male lineal descendants, then to the mother of

the deceased estate-holder for her life-time only.

Explanation.—In this clause the word '' mother', does not include a step-mother, and in the case where the deceased was a duly adopted son, it means the wife or widow of the father, who joined in or made the adoption, or, if the adoption was made by the father alone, and there are at the time of the death of the deceased more widows than one, it means at the time of the death of the deceased more widows than one, it means the one who was first married, and, on her death, the other surviving widows in the order of their respective marriages in succession.

(9) or in default of or on the death of the mother then to the eldest and every other brother of such estate-holder successively, and to their respective male lineal descendants successively, brothers of the whole blood and their descendants being preferred to brothers of the half blood and their descendants;
(10) or, in default of such brother, or his male lineal descendants;

(10) or, in default of such brother, or his male inneal descendants, then to the nearest male agnate according to the rule of lineal primogeniture;

(11) or, in default of any such agnate, then to such person as would have been entitled to succeed to the estate under the

personal law that would have been applicable to such estateholder had no notification under section 7 heeu issued:

Provided that, when there are more persons than one so entitled the estate shall descend to a single person, according to the following rules, that is to say:—

- (i) where among such persons some are connected by blood relationship and some by reason of marriage, the blood relations

 shall exclude the relations by marriage;
- (n) where among such persons semo are related by the whole blood, and some by the half blood, those related by the whole blood shall exclude those related by the half blood.
- (iii) where subject to the provisions of rules (i) and (ii) among such persons some are related through males only and some through females, the persons related through males only shall exclude the others; and among others those shall be preferred in whose relationship the steps from the deceised proceed furthest through males;
- (1v) where among such persons, some stand in a nearer and some in a more remote relationship to the decased, but both are equally qualified under the three preceding rules, those in the nearer degree shall exclude those in the more remote;
 - (v) where such persons stand in equal degree of relationship to the deceased, and are equally qualified under the four preceding rules, the estate shall descend to the eldest male in the senior line; but if there he ne male hear, in that line, they to the eldest male in the next senior line in which there is a male hear, and if there he no male hear in any line, then to the eldest female in the senior line in which there is a female heir.

SCHEDULE II

Persons incitied to maintinance

I.—In the case of grand-parents, parents and senior widow of the deceased, the maximum amount of the annuity for each person shall be as follows:—

- (a) where the annual resenue payable to the Government is er exceeds, three labbs, Rs. 6,000;
- (b) where the annual resenue payable to the Government is are exceeds two labbs, but is less than three labbs, Hs. 4,697.

Agra Estates. [1920: U. P. Act VII.

(c) where such revenue is or exceeds one lakh, but is less than two lakhs, Rs. 2,000;

(d) where the revenue is or exceeds Rs. 50,000, but is less than one lakh, Rs. 1,200;

(e) where the revenue exceeds Rs. 25,000, but is less than Rs. 50,000, Rs. 600;

(f) where such теvепие із less than Rs. 25,000, Rs. 360.

Where such estate or any part of it is held revenue-free, the land revenue nominally assessed on it to determine the rates payable in respect of it shall, for the purposes of this Schedule, be deemed to be the revenue payable for such estate or such portion thereof.

Where such estate or any part of it is held revenue-free and land revenue has not been so nominally assessed, the land revenue which shall be deterdeemed to be payable for such estate or each portion thereof shall be determined by rules made under clause (j) of sub-section (2) of section 38.

II.—In the case of junior widows, brothers and sons of the deceased the maximum amount of the annuity for each person shall be one-half of

the maximum amount prescribed by Article I.

III.—In the case of nophews of the deceased being fatherless minors, the maximum amount of the annuity for each person shall be one-third of the maximum amount prescribed by Article I.

IV.—In the case of unmarried daughters of the deceased, and widows of his sons and brothers, the maximum amount of the annuity for each person shall be one-fourth of the maximum amount prescribed by Article I.

APPENDIX.

DISTRICTS DECLARED IN FORCE IN, OR EXTENDED TO, THE SCHEDULED DISTRICTS ACT, 1874.1

[The Scheduled Districts of the Province of Agra are (see Part IV of the First Schedule of Act XIV of 1874, 1) as amended by Act XIV of 1881, 2 s. 14 and Act XX of 1890, s. 8 (1)]2:—

.I. The Province of Edumaon and Carhwal.

^{&#}x27; General Acts, Vol. II.

[&]quot; Supra, Vol. I, pp. 218 and 356, respectively.

*Now known as the Kumaon Division, see Notification No. 644—VII-281, dated the Tone, 1894, opposite the Specific Relief Act, 1877 (I of 1877), infra, p. 1181.

- 2. The "Tarai Parganas, comprising Bazpur, Kashipur, Jaspur, Rudarpur, Gadarpur, Kilpuri, Nanak-Matha and Bilheri.
 - 3. The Mirzapur District-
 - the Tappas of Agori Khas and South Kon in the Pargana of Agori;
 - (2) the Tappa of British Singrauli in the pargana of Singrauli;
 - (3) the Tappas of Bhulwa, Dhudi and Barha in the Pargana of Bechipar;
 - (4) the portions lying to the south of the Kaimor Range.
- i. The tract of country known as Jaunsar Bawar in the Dehra Dun District.]

Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874.

1. KUMAON AND GARHWAL.

Year.	No.	Subject.	declared in force of extended	s yourestear
		(1)—1	lengal Reg	ulations
1793	XXXVIII	FThe Indian Card cervec (Henzel) Leane Probate ton Regulation, 1793	Declared force.	in Vo. 1716 del 16e 2nd Acender 1876 – In carrino of the jower conferred. In section 2 of the experience of the jower conferred. In section 2 of the Scheduled Data to Act, 1874, the COfficiation, 1 Levitamant-Governer of the North Western Procure in Passack, with the anaction of the Council of (flin Free Hercy) the Guerrar Govern's In Owned to delare that no to the death maximum tractitional in the schedule herco. as newed as as in force in these parts of the North Western Levitanes with have not included in any Set official. In tertain in force these as a finished the second of any enactional to exist a bedeemed as afford the operation of any enactional in the ten the human and Garbard Insertice, and it is new level.

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Notification.

1. Кимлом лнр Съвнуль-с

Enaciments declared in force, or extended, by nolift, contd

f Agra, and therefore in the Scheduled District 182). General Acts, Vol III. h.				
Scheduled Districts of the power, conforred by scotion 5 of the Scheduled Districts Act, 1874, the (Officiating) ² Lieutenant-Governor of the Morth-Western Protrinces is pleased, with the sanction of (the Hon'ble the President) tion of (the Hon'ble the President) of the Council of) (His Excellency) the Governor General in Council, to extend so much of each enacting the extend so much of each enacting the Every ment mentioned in the schedule neets of the Morth-Western throse parts of the Morth-Western Provinces which are not included in any Scheduled Districts. [N. B.—Wiere not otherwise swelten it is only the enactments that are sintended to be extended.] [N. B.—Wiere not otherwise swelting of the schedule, which there follows the Schedule, which contains, among other enactments, shengal Regulation I of 1798.) [See Gazette of India, 1876, Pt. I, p. 606, Published as No. 567-A., dated 5th December, 1876, in Morth-Western Provinces Gazette, in 1876, p. 1649.]	pəpuəlx <u>J</u>	I C'onditional Bales,	: `.	S6LT
N. B.—Where not otherwise stated to the suits stated for it is only the unrepealed portions of the enactments specified, that in force. Here follows the schedule, which contains, among other cnactments, Bengal Regulation XXXVIII of 1793.] [[See Gazelle of India, 1876, Pt. I, p. 605. Published as No. 566-A., dated 5th December, 1876, in North-Western Provinces Gazette, in North-Western Rough Movember	LRegulation Declared force.	The Dengal—(I) Spirit of Tribul of Tribul of Tribul of Tribul Scribul of Tribul of Tr	·(pįɔuoɔ)— XXXAIII	E641
a	rodłodW borsloob o eoroł ni bobnołzo	.dooldu2	.oM	Year.

t Bengal Regulation I of 1798 was repealed in the Province of that Province by the Transfer of Property. Act, 1862 (4 of 16 that Two Ynes of the United Provinces of Again and Oud

Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1871-contd.

1. KUMMON AND GARRWAL-could,

Your,	No	Subject	Whether declared in force or extended.	l Notification
		(1)-Benga	ıl Regulation	s—contd.
1700	v .	The Bengal Wills and In- testacy Regu- lation, 1799	Extended	Am 559 1/1 259 B. dated the Jed July 1/9 In exercise of the powers conferred by section 5 of the Scholided Dateria Act, AV of 1574, the Phentenant Governor of the North Western Provinces and Chief Commissioner of Outh is pleased, with the previous same tion of the towernor General in Council, to asternal Regal Peyals tion V of 1579 (as amended by subsequent mentioners) to the humanon, Gathwal, and Taras Districts. [See Go cite of July 1851, 17-1, p. 414, and North Western Pro- vinces and Botth Garitte, 1851, 17-1, p. 341,
1801	x	The Bonal State Offences Read	Ditto	November, 1976, 1999 p. 1110
is,si	31	The Bongal Thups Trans port and Travel hrs' Assistance Begulation, 1500	Ditto	Datto t
•	77.11		Dulatel 1	 h bir bottheatich bo 1746 date 1251 j borender, 1576, supra, p. 1163
1510	717	mente, 24-	Latended	deeNot scata n'No 1747, dated 204 November, 1876, espes, p. 1170
**	11.		Dita	Ditto
1417	v	Braces Teer	Inna	b ita.
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Enachments declared in force, or extended, by notifm.

Districts Act, ISTA—contd.

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75 E.M.	ni bərdəsin torcu.	-vol) lagnoff off z ' 1% -mobal Inomus	1855
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120-	_	opno ll—(1) - III ¹ The Bengal Stato Prisoners Regu- lation, 1818.	8181
1	Whether declared in force or extended.	Ko. Subject.	Year,

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1 Supra, Vol. I. This title was given by the Amending Act, 1897

2 Bengal Regulation 6 of 1819 was repealed in the Province of

2 Supra, Vol. I. This title was given

4 Supra, Vol. I. These titles were given

Vol. IV.

Vol. IV.

* Now the Governor of the United Provinces of Agra and Out

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Enactments declared in force, or extended, by notification under the Scheduled Districts Act. 1571-contd.

I. KUMAON AND GARRIWAL-could. Whether doclared

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Year.	No.	_ parlect.	in force of	
•		(I)—Benge	ıl Kegulatio	ons—concld.
1525	XX	Courts Martial and Military Courts of Requests.	Extended	November, 1876, eagen, p. 1170.
1520	2/11	The Bengal Sati	Declared force	in See Notineation No. 1740, dated and November, 1570, supro. p 1102.
1531	X1	, 2 Police powers of Tabuldars.	Ditto	Intto
1833	ıx	The Bengal Land Revenue (Settlement and Deputy Collec- tors) Regulation, 1833.		Datio.
	(2)	lcls_of the Go	cernor Gen	eral in Council.
1637	w	The Property in Land Act, 1937	Extendel	bee Notification No. 1747, dated and November, 1879, exper, ps. 1170
1539	777	The Wills ber,	Date	lhtto
1533 (YXIX	The Donce Act, 1833.	Dato	D tto
-	XXXII	Act, 1832.	Declar-1	n - See Notice attor No. 1746, dated 2nd November, 1876, eegen, p. 1163
1510	11	* Hills of Lart sage	Licalit	Not Noted atte a No. 1717, lased 5 of November, 1970, expess p. 1170
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Districts Act, 1874—contd. Enactments declared in force, or extended, by notification under the Scheduled

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thes Act, 1897 (14 of 1897), General Acts.	iT 410	ods anibal sd	This title was given by	ral Acts, Vol. I.	A Gene
Ditto.		Ditto	6 The Public Servants (In- quiries) Act, 1850.	IIAXXX	64
Ditto.		Diffo	4 The State Pri- soners Act, 1850.	VIXXX	4
Dieto.		Ditto	-sid otasb daft tables Re- abilities Re- moval Act, 1850.	IXX	**
See Notification No. 1747, dated 2nd November 1876, supra p. 1170.		Extended	4 The Apprentices Act, 1850.	XIX	"
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See Notification No. 1746, dated 2nd November, 1876, supra, p. 1169.	uị	Declared force,	- The Public Ac- countants De- faults Act, 1850.	IIX	0281
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See Notification No. 1746, dated 2nd Novèmber, 1876, supra, p. 1169.	ni	Declared torce.	The Indian Sla- rery Act, 1843.	Λ	£\$81
Dieto.		Ditto	s Military Ba- zars.	пх	44
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See Novincestion No. 1747, dated 2nd November, 1876, supra, p. 1170.			The Succession (Property Pro- teotion) Act,		1 7 81 '
in Council—contd.			and all to stab	(8)	1
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^{4.} General Acts, Vol. I. This title was given by the indian morr rutes act, 1997 (12. of 1891), Constant Acts, Vol. IV.

4. Act 9 of 1842 was repealed in the whole of British India and therefore in the Scheduled Districts of the vince of Agra by the Amending Act, 1891 (12 of 1891), General Acts, Vol. IV.

5. Act 12 of 1842 was repealed in the whole of British India and therefore in the Scheduled Districts of the Acts, Vol. IV.

Acts, Vol. IV.

6. General Acts, Vol. I. These titles were given by the India and therefore in the Scheduled Districts of the Acts, Vol. IV.

7. Acts, Vol. IV.

8. Act 20 of 1847 was repealed in the whole of British India and therefore in the Scheduled Districts of the Province of Agra by Act 8 of 1914, General Acts, Vol. IV.

9. General Acts, Vol. I. This title was given by the Public Servants (Inquiries) Act (1850) Amendment.

9. General Acts, Vol. I. This title was given by the Public Servants (Inquiries) Act (1850) Amendment.

9. Acts, Vol. IV.

9. Acts, Vol. IV.

10. General Agra by Act 8 of 1914, General Acts, Vol. VIII.

11. This title was given by the Public Servants (Inquiries) Act (1850) Amendment.

12. General Acts, Vol. I. This title was given by the Public Servants (Inquiries) Act (1850) Amendment.

13. Act, 1897), B. I., Grueral Acts, Vol. IV.

Enactments declared in force, or extended, by notification under the Schoduled Districts .Ict, 1574-contd.

1. Kumaon and Garhwal-contd.

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155	71	The Home Pro hts and Improve ments Act, 1533	D tto	•	D-tto.
••	XII	* The Legal Representatives Suits Act, 1855	D tto		D Co.
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Districts Act, 1874—contd. Enachments declared in force, or extended, by notification under the Scheduled

1. KUMAON AND GARHWAL—contd.

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A General Acts, Vol. I. These titles were given by the Indian Short Titles Act, 1897 (14 of 1897), General Acts, Vol. II.

• General Acts, Vol. I. These titles were given by the Amending Act, 1903 (1 of 1903), Bengal Code, Vol. I.

• These Acts have been repealed by the Lunacy Act, 1912 (4 of 1912), General Act, Vol. VII.

• Act 40 of 1858 was repealed by the Guardian and Wards Act, 1990 (8 of 1890), General Acts, Vol. IV.

General Acts, Vol. IV.

General Acts, Vol. IV.

• Act 5 of 1859 was repealed by Act 8 of 1837 which was also repealed by the Amending Act, 1891 (12 of 1891)

• Act 5 of 1859 was repealed by Act 10 of 1877, Act 5 of 1908 now in force, General Acts, 1891 (12 of 1891)

• Act 5 of 1859 was repealed by Act 10 of 1877, Act 5 of 1908 now in force, General Acts, 1891 (12 of 1891)

• Act 5 of 1859 was repealed by Act 10 of 1877, Act 5 of 1908 now in force, General Acts, 1891 (12 of 1891)

• Act 5 of 1869 was repealed by Act 1 of 1877, Act 5 of 1908 now in force, General Acts, 1891 (12 of 1891)

• Act 5 of 1869 was repealed by Act 1 of 1877, Act 5 of 1908 now in force, General Acts, 1891 (12 of 1891)

Enactments declared in force, or extended, by notification under the Scholuled Districts Act, 1874—contd.

1. KUMAON AND GARHWAL-contd

Year,	No.	Subject.	Whether declared in force or extended.	Notification.
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(2)-Acts of the Governor General in Council-contd.

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Acts of 1867 was repealed by Act 4 of 1909, Genl. Acts, Vol. VII.

* Act 6 of 1864 was repealed by Act 4 of 1909, Genl. Acts, Vol. VII.

* Act 6 of 1864 was repealed by the Transfer of Property Act, 1900 (2 of 1900), General Acts, Vol. IV.

* Act 5 of 1866 was repealed by the Transfer of Property Act, 1900 (2 of 1900), General Acts, Vol. IV.

* Act 5 of 1866 was repealed by the Transfer of Property Act, 1900 (2 of 1900), General Acts, Vol. V.

* Act 5 of 1866 was repealed by the Transfer of Property Act, 1900 (2 of 1900), General Acts, Vol. V.

* Act 5 of 1866 was repealed by the Transfer of Property Act, 1900 (2 of 1900), General Acts, Vol. V.

* Act 5 of 1866 was repealed by the Transfer of Property Act, 1900 (2 of 1900), General Acts, Vol. VII.

* Act 5 of 1860 was repealed in British India, and therefore in the Scheduled Districts of the Province of Acts, Vol. VII.

* Act 5 of 1860 was repealed in British India, and therefore in the Scheduled Districts of the Province of Acts, Vol. VII.

* Act 5 of 1860 was repealed in British India, and therefore in the Scheduled Districts of the Province of Acts, Vol. VII.

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* Act 5 of 1860 was repealed in British India, and therefore in the Scheduled Districts of the Province of Acts, Vol. VII.

* Act 5 of 1860 was repealed by the Transfer of 1882 was repealed by Act 7 of 1913, General Acts, Vol. VII.

Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1871—contd.

1. KUMAON AND GARRWAL-contd

Year. No	Subject	Whether declared in force or extended.	Notification.

(2)-Acts of the Governor General in Council-contd.

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1	Merteanes Pow		November, 1976, 19110 p 1170
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1570	XXIII "The Indian Coin	Estende3	See Notification No. 1747, dated 2 st 1 November 1870, expens pt. 1170
1571	\\II * The Bengal Chow	Detto	I bite
	Lidars (Imend	2	, ,
	ment) Act, 1871	1	
10	XXV (Ringays	Duta	Inthe
1973	MA Lord Recense	Drto	30 521 Jule 1 the Tile Yourher
	South Hatern	•	1579
	Proxinces (ore	1	p 7-0 and Nath Western Fro
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	North Heatern	ļ	1 Oct ber, 1591
i i	Printings (nee-		1500 Gan e of labor 1801 It I.
	tic + 111	{	p 370, and Need Becern few
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٠,	" 1 I fard hereast,	Intto	10. 273, diled the . & Joy, 1816
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	Lecturers (sec-		p 452, and North Beares Pro-
	1 . e. 75 to 55 }		somes and thath tea site 1874, p
	" 11 - Chapters	Duta	1113] - See Schill don Va. 1117, de d
** }	111. 1' and 11.	2-13	Jad Yerem'er, 11.5, expet.
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Districts Act, 1874—contd. Enachments declured in force, or extended, by notification under the Scheduled

1. KUMAON AND GARHWAL-contd.

V					
Motification,	`	rottouW declared ro corot at octended.	Subject.	.o.M	Year

(2)—Acls of the Governor General in Council—contd.

No. 558-VII—281, duted the 17th July, 1886.—In exercise of the power conferred by section 5 of Act graver conferred by section 5 of Act XIV of 1874 (the Scheduled Districts Act, 1874), 3 the Lieutenant-vious sanction of the North-Western vious sanction of the Governor General in Council, to extend section 9 of Act I of 1877 (the Specific Act, 1877) to— Holief Act, 1877) to— the Province of Kumson and the Scheduled portion of the the Scheduled portion of the Mirzapur District, and Dehra Dun District, and Dehra Dun District. [See Gazette of India, 1886, Pt. I, p. 452, and North-Western Provinces and Oudh Gazette, 1886, Iv. I, p. 330.]		Dillo	2 Specific Relief (section 9).	I	7781
No. 457-I—595-A., dated the 24th March, 1890. [See Aazette of India, 1890, Pt. I. p. 220, and North-Western Pro- vinces and Outh Gazette, 1890, Pt. I. p. 154.]		Ditlo	. Oili 1 eseuvio, 552 noilose) (.(f) oi (5)		66
No. 632—VII-281, dated 27th June, 1891 [Sec Gazelle of India, 1895, Pt. I, p. 571.]	•	oni.a	t Ditto (sections 15, 22, 238, 239, 240, 242, (second chause) and 243 with modifica- tions).	66	66
No. 1378, dated the 16th, August. 1887. [See Gazette of India, 1887, Pt. I., p. 428, and North-Western Pro- vinces and Oudh Gazette, 1887, Pt. I., p. 384.]	•	pspusjxA	Land Revenue, Moth-Western Provinces (sec- tions 99 to 101).	XIX	£181

¹ Repealed by the United Provinces Land Revenue Act, 1901 (U. P. Act, 3 of 1901), which has been extended to these districts, see notification, in/ra, p. 1183.

* General Acts, Vol. II.

* General Acts, Vol. II.

* Wow the Governor of the United Provinces of Agra and Oudh.

Enactments declared in force, or extended, by notification under the Schedulal Districts Act, 1874-contd.

1 .- KUMAON AND GARHWAL-contd.

Year,	No.	Subject.	Whether declared in force or extended.	Notification.
	, ,	· · · · · · · · · · · · · · · · · · ·		in Council—contd.
1677	I	Epecific Relief (the whole except sect in 9).	Extended .	No 641 VII 281, dated the 27th June, 1821—In exercise of the powers conferred by section 5 of the beheduled Districts Act, 1874, and with the previous sanction of the Governor Gener- in Council, the Hacetenant Gov- ernor of the North Western Pro-
	•			vince is pleased, in continuation of Notinearium No 523 Mil—234, dated the 17th July, 1864, to leatend so rush of the Special Rel II Act (I of 1877) as is not yet in force there to the Kumaca Division, comprising the distinct of Almera, fearbast and Nacrital, which distance corresponds to the Schediled Data to the Chediled Data to a del Portuge of Norman and Schediled Data Tay and the Schediled Data Tay and the Chediled Tay and Tay an
				[See Caretto of India, 1805, Pa. I. p. 373]
1552	••••	*Cnd Przedure (actions 223 to) - 225)	Dates	No 101 1 H=251, dated the LA Internary, 1625 - In account of the power of stored by one in Section 1854, the 'Declination House's data 'Declination Frommer's data 'North-Western Frommer's data 'North-Western Frommer's data 'North-Western Grand Country flower in which the section of the section of the section of the Section Country of the Section of the Produce is the Provence of Kommer and Grahal and the Tada Proglams.
**				Tree Gaine of Index, 1995, Pt. I. 2 III. and N ed Henera Pe- tice is net Ouak Genera, 1895, Pt. I. p. 1003

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Year,

No.

Enachments declared in force, or extended, by notification under the Scheduled

1. Кимлом лир Сълнийл-сопий.

Subject.

in force or extended.

Whether

Notification.

No. 611-VII—281, dated the 27th June, 1894—In exercise of the June, 1894—In exercise of the Jowers conferred by sections 5 and 54 of the Scheduled Districts Act, 1874, and with the previous sanction of the Governor General in Council, the 2 Lieutenant-Governor is pleased, in continuation of Notice Included Districts Adued, 1894, 1890, to extend, with effect from the 1st August, 1894, the Continuation of Notice Included Districts Act as the August, 1894, the Gorfices of Kumaon and Garhwal and the Tarair Parganas, and to deciare that the operation of the said division of the said the indea and the fourts and to the fourts and the distributed and the distributed and the distributed and the fourts and the direction given and the fourts and the distributed and the fourts and the section shall not empouer and court to exercise any power or deal with any bust-ness beyond the timits of its proper as a section." Tropided the timits of its proper asset beyond the timits of its proper anses beyond the timits of its proper	\$28), (\$20 tions 223 to	7001
in Council—contd.	dels of the Government	7881
	•	

Thep. Act 5 of 1908 which has been extended, see Infra.

For notification codifying the Rules, Orders, Forms and the Registers for Civil-Courts in the Eumann Division Issued with reference to s. 6 (b) of the Scheduled Districts Act, 1874 (14 of 1874), see No. 1165-711-570-B., dated the 29th December, 1897, North-Western Provinces and Oudh Gazette, 1898, Pt. 1, p. 14.

Now the Governor of the United Provinces of Agra and Oudh.

Enactments declared in face, or extended, by notification under the Scholuled Districts Act, 1871-contd

1. Kumaon and Garhwal-contil.

Whether '

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Year.	No.	Subject.	declared in force or extended	Notification.
	(2)	Acts of the Gore	rnor General 1	in Council-concld.
1552	XIV 1	Card Proce lase	Esteuhl .	(3) For section 37 the following shift be exhibited, manely,— 18. The recognic despended fraction to the control of the contro
1.07	111	*Promoted Incol- testy.	Detto	See Notineation No. 804 VII 146, dated 5th August, 1909, 1962, p. 1202
1904	•	Cole of Ord Pro	i ikito .	dee Noted att n No. 631131., dated Dr Jenney 1809, 1964, p. 1200
	(3)1ct	of the Licuteria	nt Genericae of	the United Procusers.
ાળા		Land Bereute Act, 1991.	Literalal as	So III I - Cit, Let the Ich

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Enachments declared in force, or extended, by notification under the Scheduled

1. Комлом дир Слянжы-сомий.

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soard as the case may be" and	Ξ.			}
ection 212 the words "or to the	3		1	
ni i(2) noitoseding under section (2); in	i l			
bas" sivow of the (I) noi	7	į	1	
ection 210, clause (c) of sub-sec-	9			ĺ
ui (781 of £81 ,0£1 of 801 ,£01	[}	į	{	
17, 79 to 83, 87 to 91, 100, 101,			Ì	j
ander section 74;" sections 74, 76,			1	
the proprietor any annual allowance to which he is entitled		:		
cepting the transfer shall pay			3 3	
ond figures "The co-sharers ac-		,	,	İ
69 and 70; in section 72 the words			•	
32, 36, 42, 43, 55 and 63; in sections tion 68 the proviso; sections			•	
the lat eleven words; sections 24,			1	1.
whole of sub-section (2) except			i	
hereinafter provided," and the			1	
in scetion 23, the words "as	•		į	
clauses (6), (12), (13), (14) and (15); in section 8 the words." on appeal;			·	
sections 2 and 3; in section 4,		}		į
n section I, sub-sections 2 and 3;	[;	
			í	
been omitted:				
I. The following portions of the exact of the second to have			•	
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heations, namely—			;	
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tended shall be subject to the		1	(
direct that the said Act as so ex-	1		•	
the kham villages of the Bhabar of Lahsil, and to	}	!	,	
bas (olohy) lishs! Tales! only		j	ţ	j
the Kashipur Tahsil (whole),		•	:	
Naini Tal district exclusive of	}	<i>i</i>	1	1
khann villages of the Garkwal Bhahar estates, and to	•	1	1	
Garhwal district exclusive of the		1	1	}
to the Almora district, to the		1	1	- (
Provinces Act III of 1901),		<u> </u>		
Land Rovenue Act, 1901 (United				i i
extend the United Provinces	column,	•	!	į
to so or of the United Provinces to Agra and Oudh is pleased to	duo dos noid dxon ni	† 7	1	
	-roditon out	Aot, 1901.	€	1
sanction of the Governor General	nodified by	Land Revenue		
enoivery out thin bns (4721		United Provinces	ш	1061
"DUUCO T 1000UCCSCOHECT	our la roureaux	3. minimum and l		
United Provinces—contd.	di in ancressor	i-tanastusid silt ta	spr(8)
,	extended,	age and a company of the company of	a consecretaristic feet from 17 of 18 ft	
Notification.	10, solol ni		_	
	declared	Subject.	,oN	Year
	Whother			
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Enactments declared in force, or extended, by notification under the Schedulch Districts Act, 1871-contd.

1. KUMAON AND GARHWAL-contd.

Year.	No.	Subject	Whether declared in force or extended.	Notification.

(3)	(3)-Acts of the Lieutenant-Governor of the United Provinces-could.						
1901	111	United Provinces Land Revenue Act, 1991.	moduled by the netures- tion set out in Lest column.	clause (a); section 213; in section 214, sub-section (3); in section 219 the world" in which no agreat has to the Board" in which no agreat has to the Board" in section 131, clause (1), (5), in section 231, clause (1), (6), (7) and (9); in section 232, clause (1); in section 231, clause (1); in clause (1); clause (10), (10) in clause (1); clauses (10), (5), (1) and (a); and the First and the Second behalles.			
1	ļ		!	2. The following modifications shall be deemed to have been made in the said Act			
			!	(a) In section 4 for claims (1), sub- state — "Initializal" means— (a) a co-alarre of a natial appent- cal under this Art to represent all or any of the co-alarre in this mains or a multiar or recignised a, and of such co- abarer whether called a mal- garat publish or serarch, and (a) a glargalish.			
			1	(b) In action 17, for the words "Nath Tabablare" substitute the word "Peakling"			
			i	(c) In section 25 for the world "samuel" substitute the world			
		emperatura de la companya de la comp		(4) for section 3th substance "The Offices that manuface a record of rights and requires an according to the first that the rules made on the section 231 of the Att. No changes to assert an affecting the requires growthed by each rules that be record out out the critics of the Colonter et, as her matter per self-of the table.			
		i i	1	bear and a representation of a regime of a			

Enachments declared in force, or extended, by notification under the Scheduled Districts Act, 187.4—contd.

I. Кимлом лир Саленчал-сопий.

the powers of the provided with the provided with the provided shall make and in the provided of the condition of the present of the condition of the provision of the condence with the provisions of section 40." (a) In scotion 39, the condition 40." the provisions of section 50, and section 60, and the provisions of section 60, and the provisions of the provision o				THE CHARLES THE PROPERTY OF TH
words " to the tahsildar or pesh-	•			,
to the tahsildar" substitute the	column.		To do starting	
tute the words " maintained under section 33," and for the words	aoa noideo dxon ni duo	Ť		
isedus "? Se moidone do (b) of (u)	-Aidon eda	Vet, 1901		,
the words "prescribed by clauses	No pagipour	onugaon purr		
(c) In section 34, sub-scotion (1), for	Extended na	, esonivor Provinces	111	1061
e United Provinces—contd.	руз јо лоилгао	D-Inpnotuaid adt	to sist - (9)
Notification.	Whothor declared in force or extended.	Subject.	.oK	Холг.

Enactments declared in force, or extended, by notification in fer the Sebedules Districts Act 1874-contid

1 KUMAON AND GARHWAL-contd

1 car	١٥.	bulgect	Whether declared in force or extended.	No heat co
	(3)— lets of	the Lieutenas t Go	vernor of the	Umtal Provinces-contil
1901	111	United Provinces Land Revenue Act, 190I	Extended as matical with matical point of a cation action cation action	to the end of the subsection substitute the words he shall make such approximent in accord ance with the rules and cus on a un force in kunnon (will in section 30 fe toe words ard upons or to an another to see the subsection of the section of the

Enachments declared in force, or extended, by notification under the Scheduled

Districts Act, 1874—contd.

1. Kumaon and Garhwal-conid.

(a) In section 224, for the words and figures "section 50, for in the figures "section 174, of the Code of Civil Procedure, 1908, as in force of the Code of Civil Procedure, 1908, as in force under the provisions of the Kule." (b) In section 199, for "section 100, of the Code of Civil Procedure, 1908, as in force of the first Schedule of the Code of Civil Procedure, 1908, as in force of the first Schedule of the Code of Civil Procedure, 1908, as in force of the first Schedule of the Code of Civil Procedure, 1908, as in force on the first Schedule of the Code of Civil Procedure, 1908, as in force on the first Schedule of the Code of Civil Procedure, 1908, as in force on the force of the Code of Civil Procedure, 1908, as in force on the force of the Schedule of the Code of Civil Procedure, 1908, as in force on the force of the following for sections 210, sub-science (1): "210. (a) Savo as otherwise provided by the the time being in force, appeals on this Act, or as provided by any other rule or ensetment for the time being in force, appeals of the section 221, for the words and figures "53", substitute the word and figures "63", and the figures "63", substitute the word and figures "63", and the figures "63", and figures "64", and figures "65", and figures "65	Extended as modified by the modified by the cotion set out in next	United Provinces Land Rovenuo Land Rovenuo Aot, 1901.		IOGI
	in force or extended.		(8)	
Notification.	Whether	Subject.	.oN	Year.

Enactments declared in force, or extended, by notification under the Scholuled Districts Act, 1871-contd.

1.1

1. KUMAON AND GARHWAL-concld.

Year.	No.	Subject.	Whether declared in force or extended.	Notification.
			-	

(3)-Acts of the Lieutenant-Goternor of the Unital Provinces-concld.

1901 III United Pro Land Re Act, 1901.	inces Estended as "(2) The Commissioner may from one i modified by time to time subject to the ap- the notid- cation set time to time subject to the ap- out in nors made rules consistent with the column Act regulating the appointment, during and duminast of lamburd dars" [See Garctto of Initia 1914, Pt. 11, p. 12 and 11 P. Garctte, 1918, Pt. 1, p. 77]

2.-THE TARM PARGANAS.

(1) Bergal Regulations.

1703	MAXXIII	The Irdian Civil Extended Secrice (Birnal) Loans Probiblition Regulation, 1700	be 1551, diel the Stell September, 1556. The rection of the joury conferred by section 5 of the yes dealer than the section 15 of the Stelland Hattins. Act, 1578, the P Isoutenant-Governor of the North Western Prounters spicared, with the santien of the favorer foracraf is Gostal to extend so mark of each ease the tract norther of the sheddle fortes and the Stelland Stelland From the Stelland of the North Western Prounter of the North Western Pround the Stelland Stelland From the Stelland of the North Western 15 of the Stelland From the Stelland of the North Western 15 of the Stelland From the Stelland of the Stelland From the Stelland of the Stelland From the Stelland Stelland From the Stelland Stelland From the Stelland
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Eles, while respective that had not been not recognized to be the contract of
Districts Act, 1874—contd. Enactments declared in force, or extended, by notification under the Scheduled

2. THE TARAI PARGANAS—contd.

Motification.	Whether declared in force or extended.	.309jduZ	.oV	Year

(I)—Bengal Regulations—contd.

Dieto.		ożźi <u>(</u>	The Bengal Govern ment Indemnity Re- gulation, 1822.	IX	228£
.ottia	.	onia	Perries; Police.	IA	6181
Ditto.		Ditto	sure. The Bengal State Prisoners Regulation, 1818.	ш	1818
Ditto.] .	omathan T	-porT nobbiH.	Δ	LISI
See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189.		Exlended,	ernand yanililue.	XX	0181
See Notification No. 1553, dated the Land September 1876, infra, p. 1195.	uļ	Declared force.	-Interest Redemp-	пух	9081
D)\$660°	•	Ditto,	The Bengal Troops, Trans- port and Travel- lers' Assistance Regul a t i o u, ISOC.	IX	908I
See Notification No. 1554, dated 22nd September 1876, supra, p. 1189.	•	Ojtia	The Bengal State Offences Regula- lation, 1804.	X	₹081
See Notification No. 589-VII-369-B., dated 3rd July, 1891, supra, p. 1171.	•	Extended	The Bengal Wills and Intestacy Regul at the Engl	Λ	6611

² Supra, Vol. I. These titles were given by the Amending Act, 1897 (5 of 1897), s. 4, General Acts, Vol. IV.

2 Beng, Beg. IV of 1806 was repealed in the Province of Agra and therefore in the Scheduled Districts of that Province by the Transfer of Property Act, 1852 (4 of 1883), General Acts, Vol. III.

2 Beng, Beg. 20 of 1810 was repealed by the Cantonments Act, 1888 (6 of 1878), General Acts Vol. III.

4 Beng, Beg. 5 of 1819 was repealed by the Indian Treasure Trove Act, 1878 (6 of 1878), General Acts, Vol. II.

5 Beng, Beg. 6 of 1819 was repealed in the Province of Agra and therefore in these parganas-by the Yorkiner School Beg. 6 of 1819 was repealed by the Indian Treasure Trove Act, 1878 (6 of 1878), General Acts, Vol. II.

5 Beng, Beg. 6 of 1819 was repealed in the Province of Agra and therefore in these parganas-by the Yorkiner Supra, Vol. II.

Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1871-contd.

2. THE TARAI PARGANAS-contd.

can No. Sulject.	WhetLer declared in ferce er extended.	Not-Leation.
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(1)-Bengal Regulations-contd.

1623	VII	The Indian Civil Service (Ben, al) Loans Probability Re-	Extended	Nee Notification No. 1554, dated 22nd September, 1876, eages, p. 1189
1525	VI	Lulation, 1523 The Bengal Troops Transport Regula tion, 1525	Ditto	. Ditto
"	XI	The Bengal Alla vion and Dile vion Regulation, 1523	Ditto	fnic.
•	XX	Coarts Mortont on I Multary Courts of Re quest	Dito	L ttes
1529	zvn	The Bengal Satu Regulation, 1033.	Pus	t pin-
1531	M	Police power of	Datto	1000
1533	1 1x	The Blength and Bayente (vettle mens and De pata Cellecters) Bend at tor.	14tto	No. 616, 111, 121, if will be 27th Jose, 1704 - In rectine of the govern restricted by section 3 of the wholehold burn is shell, 1874, and with the pret is marked of the burners returned in the radio the burners returned in the radio burners returned in the sheater as if the burners of the burners of the burners of the burners of the radio the catherface externation in the offerthese externation in the same for our three parties of the same for our three parties of the
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1.1 If the first thind the first instance of the thind the first instance of the first thind
Enactments declared in force, or extended, by notification under the Scheduled

2. THE TARAI PARGANAS—contd.

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Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874-contd.

2. THE TARAI PARGANAS-contd.

2. The taket langaras-will.							
Year.	No.	Sabject.	Whether declared in force or extended.	Notification.			
	(2)-Acts of the Governor General in Council-contd.						
1539	XXV —cenell.	The Wills Act. 1838—conell.	Extended .	duled district described in the said Scheduled Destricts Act as the Tarsi Parganas: SCHEDULL			
				Year, Number, Subject.			
				Acts of the Governor General in Council			
	•			1833 XXV Wills made be- tween 1st Febru- ary, 1532 and 1st January, 1566			
				1833 XXIX Dower.			
				1661 XIX Curators in cases of specimens.			
į				1855 XI Meene Profits and Improvements.			
				1850 XI European Deserters.			
ļ				1500 XXI Regulation of bounders.			
	,	. 1		15a2 III Government Scal.			
		: {		1863 XXXI 02-21 Game.			
i				hos V Commulaw			
,				XXVIII Powers of Mort- gagres and Trust- ces.			
	:			1979 XXIII Consept			
	1			Detailed in A long to Lp 1'41			
1957	XXIX	The Down Att.	Ditto	der North stam printed an mulistely above			

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Districts Act, 1874—contd. Enactments declared in force, or extended, by notification under the Scheduled

2. THE TARAI PARGANAS—contd.

.noidsoftidoM	Whether declared in force or extended.	fabjec t	.oV	Year.

(2) Acts of the Governors General in Council—contd.

A STATE OF THE PERSON AND PERSON AND PERSON ASSESSMENT AND PERSON ASSESSMENT			·		
[3ee Gazette of India, 1887, Pt. 1, p. 123, and North-Western Pro- vinces and Oudh Gazette, 1887, Pt. I, p. 98.]			`		,
to declare that Act XXXIV of 1850 (An Act for the better custody of State Prisoners) is in the Tarai Parganas.					
of the Morth-Western Provinces and Oudh is pleased, with the pre- vious sanction of His Excellency the Governor General in Council,					
of Act, XIV of 1874 (the Scheduled Districts Act), the "Lieutenant- Governor and Chief Commissioner					
No. 132—VII-281, dated 19th Feb- fuary, 1887.—II exercise the power conferred by section 3	αί	Declared force,	The State Pri- soners Act, 1850,	VIXX	£\$
Diffo		Difto	The Caste Dis- abilities Remov- al Act, 1850.	IXX	"
Difto.		ottiA	Act, 1850. 'The Apprenti- ces Act, 1850.	XIX	"
.oddia		Ditto	countants' De- faults Act, 1850. ¹ The Judicial Offi- cers' Protection	IIIVX	66
Ditto.	•	Ditto	right Act, 1847. The Public Ac-	ux	1820
· Ditto.	•	Ditto	-yqo) naihn I əh'Te	XX .	478T
See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189.	•	Ditto	1841. The Indian Sla- very Act, 1843.	Λ	1873
See Notification No. 637-VII-281, dated the 27th June, 1894, supra, p. 1192.		Oggreg	(Property Pro- tection) Act,		
186 HW TEB OW goiteshitoM seg.		Ditto	litary Stores.	XIX	1
p. 1189. Ditto.	•	Dillo	-iM to irogxA2	IIIAX	1481
See Notification No. 1554, dated 22nd September, 1876, supra,	•	Extended	The Interest Act, 1839.	IIXXX	1839

Yol. IV.

2 Act 18 of 1841 was repealed by the Indian Arms Act, 1878 (11 of 1878), General Act, Yol. II.

2 Act 20 of 1847 was repealed in the whole of British India and therefore in the Scheduled districts of the

2 Act 20 of 1847 was repealed in the whole of British India and therefore in the Scheduled districts of the

Province of Agra by Act 8 of 1914, General Acts, Vol. VIII.

4 Yow the Governor of the United Provinces of Agra and Oudh. f General Acts, Vol. 1. These titles were given by the Indian Short Titles Act, 1897 (14 of 1897), General Act,

Enactments declared in force, or extended, by notification under the Scheduled Districts .1ct, 1874-contd.

2. THE TARAL PARGANAS-contd.

	e. In Island Amounts Toma.						
Year,	No.	5ubject.	Whether declared in force or extended.	Nobilestua.			
	(2)—.	lets of the Gover	nor General	in Council-contd.			
1850	XXXVII	The Pullio Ser vants (laqui- nes) Act, 15.0	Extended ,	See Notification No. 1554, dated 22nd September, 1870, 1872, p. 1169			
1852	IIIXXX	1k nforcement of Judjinerts	Ditto	Ditto			
1853	11	The Landbellers' Public charges and Duties Act, 1933	Ditto	See Not fication No. 646 VII 251, dated the 27th June 1844 48, 44, p. 1191			
**	MX	Recument nest	Dato ,	33.40			
1831	XVI	Police	Declared in force	Vo. 152, detail the first operation of 150 cm. area is not the form of 150 cm. area is not the first operation of the schooling Direct is the 15%, the the schooling Direct is the 15%, the the schooling Direct is not 15% of the schooling Direct is not the schooling Direct is not the schooling Direct is not 15% of the schooling Direct is 15% of the schooling Direct is 15% of the 15% o			

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Enachments declared in force, or extended, by notification under the Scheduled

Districts Act, 1874—contd.

2. The Tarai Parganas—contd.

Whother declared

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Ditto.	Dino .	un he Bengal Ohaukidari Act, 1856.	xx	68
See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189.	Ditto . Ditid	The Hindu Widows' Re- marringe Act, 1856.	ΛX	. 62
See Notification No. 637-VII-281, dated 27th June, 1894, supra, p. 1192.	Ditto .	The European Deserters Act, 1856.	IX	1820
Dieto.	. onia	Dexecution of Judgments.	VIXXX	***
Ditto.	. oiita	wal view Usury Laws, to A I as J. 5581	нихх	4
Ditto.	. ottia	The Indian Fatal Accidents Act, Less	IIIX	**
See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189.	. Oitto	Tho Legal Ro- presentation 1855. .5581 ,198 sing	пх	* 46
See Notification No. 637-VII-281, dated the 27th June, 1894, supra, p. 1192.	Ditto.	-ord onesth offra fits and Improve- .5681 ,196 strom	lX	1822
See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189,	talended .	· • «Անուկովել	MAX	1821
in Council—coatd.	nor General	tels of the Gover	~—(?)	
Motification.	declared to estol ai bedrested,	Subject.	.oN	Yoar.

Vol. IV.

Vol. IV.

* General Acts, Vol. I. These short titles nere given by the Indian Short Titles Act, 1897 (14 of 1897), General Acts, Vol. IV.

* General Acts, Vol. IV.

* Acts of 1855 was repealed by Act 10 of 1877, see now the Civil Procedure Code, 1903 (Act 5 of 1903), sensor since extended to these parganas, infra, p. 1206.

* Act 34 of 1855 was repealed in the United Provinces of Agra and Oudh by U. P. Act 2 of 1914, supra, Act 20 of 1856 was repealed in the United Provinces of Agra and Oudh by U. P. Act 2 of 1914, supra, 1917.

Enactments declared in Jorce, or extended, by notification under the Scheduled Districts Act, 1871—contd.

2. THE TARAL PARGANAS-contd.

Year,	No.	Subject.	Whether declared in force or extended.		Notification.	
	(2)	lets of the Gover	nor Gener	al i	n Council-contd.	
1857	xt	Offinces Act, 1-37.	Extended	•	See Notification No. 1334, dated 22nd September, 1576, su, rs, p. 1159	
"	zm	The Opum Act.	Dit:o	٠	Ditto	
1538	111	The State Prison ers Act, 1558	Ditto	٠	Ditto.	
	XXXV	*The Lunacy (Dulrict Courts) Act, 1838	Duto	٠;	Dilto.	
	XXXVI	The Indian Lunalic Asslums Act, 1858	Ditto		Disto.	
	хL	*Ilinora	Ditta		D-1to	
1853	ıx	The Ferfesture	Datto		Ditto.	
1553	xıv	*Limitation of Suite (section 15)	Datto		D tto.	
	xv	Pateste	D. 'S	1	Dess.	
1500)	XXI	lichist ration Act, low	Ditta		See Naturation No. 627 VII 281, dated 27th June, 1894, 14412, p. 11.2.	
	XXVII	todle to n effects	th >	٠,	ore Netheston No 1824, dated 22 d September, 1876, sures, p. 1159	
:	XXXI	• tres	Dr.L.red f ere	12 1	Ner Notif atom Na. 1513, dated 2501 September, 1876, rapra, p. 1193.	

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Year.

No.

Districts Act, 1874—contd. Enactments declared in force, or extended, by notification under the Scheduled

2. Тив Тавы Равсачая- conid.

Subject.

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declared Whether

Notification.

				1 (-1		
. Oddic		Ditto	The Carriers Act, 1865.	' III	£981	
Ditlo.		ottiA	Phieginal 1964.	· IA -	"	
See Notification No. 1854, dated 22nd September, 1876, supra, p. 1189.		Ditto	The Foreigners Act, 1864.	III	₹98 ⊺	
See Notification No. 637-VII-281, dated 27th June, 1894, supra, p. 1192.		Oitto	The Official Gaz- ettes Act, 1863.	IXXX	''	
Ditto.		Ditto	oThe Waste-land (Claims) Act, 1863.	IIIXX	te	
See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189.		Extended	The Religious Endowments Act, 1863.	ZZ	c 6	
See Notification No. 1553, dated 22nd September, 1876, supra, p. 1195.	пi	Declared force.	°The Ezoise (Spir- its) Act, 1863.	ZAI	1803	
See Notification No. 637-VII-281, dated 27th June, 1894, supra, p. 1192.		Extended	The Government Seal Act, 1862.	ш	798I	
See Notification No. 1553, dated 22nd September, 1876, supra, p. 1195.	пi	Declared sorce.	-The State-Car- , riages Act, 1861.	IAX	"	
See Notification No. 1551, dated 22nd September, 1876, supra, p. 1189.	•	Exlended	exoniK.	XI	1801	
See Notification No. 1553, dated 22nd September, 1876, supra, p. 1195.	ni	Declared force, -	. Penal Code	χΓΔ		
See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189.		Extended	rot çimindeninity gairing during Yatiny.	VIZZZ	0981	
(2)—Acts of the Governor General in Council—contd.						

t General Acts, Vol. I.

2 Act 9 of 1861 was repealed by the Guardian and Wards Act, 1890 (8 of 1890), General Acts, Vol. IV.

3 General Acts, Vol. I. These short titles were given by the Indian Short Titles Act, 1897 (14 of 1897), General Acts, Vol. IV.

4 This Act has been repealed by Act 4 of 1909. General Acts, Vol. VI.

Enactments declared in force, or extended, by notification under the Scholuled Districts Act. 1871-contd.

2. THE TARM PARGANAS-contd

Year	No.	Subject.	Whether declared in force or extended.		Notification
	(2)	Acts of the Gover	nor Genera	l ı	n Council-contd
1865	\II	1 Foresta	Declared force		See Notification No. 1533, dated 22n1 September, 1570 septem is, 1195
"	7	*The Indian Succes-	Ditto		Ditto
	xv '	The Paret Mar	Extendel		See Notification No. 1354, date1 22nd September, 1570 super p. 1150
	XXI	The Parel Inter tate Succession Act, 1865	Ditto		Ditto
154.6	v	Commerce 1 Law	Pulo { }		See Notification No. 637 VII 251, dated 27th June 1834, argent p. 1192
	VI.	*Continuing lems fct	Derlare I force	**	See Not Scattlen No. 1533 dated 22nd September 1570, sepre- p. 1195
-	X	FC imparates .	Lziende I		See Notitication No. 1834, date 1 22nd September 1870, super, p. 1150
	ZIV	*Pc# Office	Declared f ece	18	See Notincell a No. 1333 dated 22n1 September, 1876, sept., p. 1193
	XZI	The Satire Con verta Marnago Draghitler Act,	Estendel		Nee Netifeati n. No. 1334, date l. 1226 l. Negtember, 1876, seyen, p. 1160
	XXVIII	Ti o Trustees and Mort, apers Puw ers het, 1966.	Ditto		See Notification No. 627 VII 281, dated 27th June 1896, sayes p. 1192
1567	111	The Pull o Gamb	Declared forces	LIA.	are het weete a how ladd, detect and heptember, 15th super, p. 1143

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Enachments declared in force, or extended, by notification under the Scheduled

Districts Act, 1874—contd.

2. THE TARAI PARGANAS- conid.

. Oddici		Ditto	The Carriera Act, 1865.	ııı	1865
Ditto.		oii;Œ	enigginVi sarr	· IA ·	"
See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189.		Ditto	aThe Foreigners Act, 1864.	III	₹98I
See Notification No. 637-VII-281, dated 27th June, 1894, supra, p. 1192.		Ditto	The Official Gaz- ettes Act, 1863.	IXXX	4.5
Ditto.		Ditto	orrle Waste-land (Claims) Act, 1563.	шхх	48
See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189.		Extended	aTho Religious, Edidowments Act, 1863.	XX	6
See Notification No. 1553, dated 22nd September, 1876, supra, p. 1195.	ni	Declared force.	-rigS) osioxA ot(Tc .Edg1 ,45A (edi	IAX	1893
See Notification No. 637-VII-231, dated 27th June, 1894, supra, p. 1192.		Extended	aThe Government Seal Act, 1862.	111	59 91
See Rotification Ro. 1553, dated 22nd September, 1876, supra, p. 1195.	αi	Declared force.	The State-Car- 1881, dok evgan	IAX	46
See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189.	•	ह्यस्थानित्	· · · · · · · · · · · · · · · · · · ·	XI	1991
See Notification No. 1553, dated 22nd September, 1876, supra, p. 1195.	ai	Declared force,	Գրույ Մուսաան - Դրույ Մասուս Մաս Մասուս Մաս Մաս Մաս Մաս Մաս Մաս Մաս Մաս Մաս Մա	XIX	· "#»
.See Notideation No. 1554, dated 22nd September, 1876, supra, p. 1189.		Pstended	tndomnity tor note during Mutiny.	XXXIV	1200
. Council—contd.		3	, i	}	į
Notification,	l I	odładW obsalob obsol ni obsolobnoje	Subject,	.oV	Year

t General Acts, Vol. I.

2 General Acts, Vol. I.

3 General Acts, Vol. I. These short titles nere given by the Indian Short Titles Act, 1897 (14 of 1897), General Acts, Vol. IV.

Acts, Vol. IV.

4 This Act has been repealed by Act 4 of 1909. General Acts, Vol. VI.

Enactments declared in force, or extended, by notification under the Scholuled Districts Act, 1871-contd.

2. THE TARAI PARGANAS-contd.

Year.	No.	Subject.	Whether declared in force o extended		Notification.
	(2)	Acts of the Govern	nor Genera	ıl ı	n Council-contd.
1865	VII	1Forcale -	Declared force	**	See Notification No. 1553, dated 22nd September, 1876, surro, p. 1195
"	x	The Indian Succes- sion Act, 1863	Ditto	٠	Ditto
	xv	The Parsi Mar riage and Di- verce Act, 1865	Extended		See Notification No 1534, dated 22nd September, 1876, supra. p 1189
"	IXX		Ditto		Ditto
1500	v	*Commercial Law	Duto		See Notification No. 627-VII-281, dated 27th June, 1891, sugre, p. 1192
	VI	Continuing Jema	Declared force	12	See Notification No. 1353, dated 22nd September, 1576, 1970, p 1193
•	x	*Comparties .	Extende 1	•	See Notification No. 1551, dated 22nd September, 1576, supra, p 1150
**	xiv	*Pest Office .	Declared force	17	Sea Notification No. 1353, dated 22nd September, 1576, sapez, p. 1195.
н	XXI	The Native Converts Marriage Dissolution Act, 1860.	Extendel	•	See Notification No. 1334, dated 22nd beglember, 1876, exper- p. 1150.
	XXVIII		Ditto	٠	See Noticeation No. 627 VII 221, dated 27th June, 1884, septe. p 1192.
1507	111	*The Public Gamb log Act, 1-67.	Declared force.	ıa	See Neufrance has the time.

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Anactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

2. ТНЕ ТАВАІ РАВСАИАЯ—contd.

	1		Tes-	imony. Jugaraj			"
Ditto.		· 011!A	1000				ct.
.0131([•	Ditto		ooroviC	Ιτ ΛΙ		
2 Notification No. 1553, dated 2nd September, 1867, supra, p. 195.	3	iclured i		Iustices c Peace.			698 †
See Notification No. 1551, dated 22nd September 1876, supra, p. 1189, and No. 559—VII-281—4, dated 1189, and No. 559—VII-281—4, dated 17th July, 1886,—In exorcise of the power conferred by section 5 of the power conferred by Scheduled Districts Act, 1874 (the North-Western Provinces is pleased, with the provinces is fion of the Governor General in Council, to extend Act XXIV of 1868 (An Act to prohibit the practice of inoculation in Kumaon and Garling) to the Tarm Pargamestice of inoculation in Kumaon and Jarim Act to prohibit the practice of inoculation in Kumaon and Jarim Act to prohibit the practice of inoculation in Kumaon and Jarim Act to prohibit the practice of inoculation in Kumaon and Jarim Act to prohibit the practice of inoculation in Kumaon and Jarim Act to prohibit the practice of inoculation in Kumaon and Jarim Pargames, 452, and North-Westen Insert, 1, p. 330.]	A	Oitia	a oit bas	servants Lunaant Kumaan Garhwal.	AIXX •	9	18981
Ditto,	-	D_i^{illo}	-nəffO yanliaA	ninirsOc to eso	IXXX		ee.
See Notification No. 1553, dated 22nd September, 1876, supra, p. 1195. See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189.	ni		dok sist	The Sa 1867. The Pr The Pr Registra))
n Council—contd.	i lon	nov. Gene	นอกอย อบุเ	i fo szof	~—(Z)		
Notification.	ed or	ItadW raloab soroi ni bnatza	dject,	ng	.oV	TBG.	ξX ⁶

t General Acts, Vol. I.

2 General Acts, Vol. I.

397) General Acts, Vol. I.

397) General Acts, Vol. IV.

397) General Acts, Vol. IV.

397) General Acts, Vol. IV.

3 Kupra, Vol. IV.

4 Kupra, Vol. IV.

5 Kupra, Vol. IV.

5 Kupra, Vol. IV.

6 Kupra, Vol. IV.

7 Act I of 1869 and repealed by Act 10 of 1862, which was also repealed by Act 5 of 1863, deared Act.

7 Act I of 1869 and repealed by the Prisoners Act, 1960 (4 of 1960), General Act. Vol. V.

7 Act I of 1869 and repealed by the Prisoners Act, 1960 (4 of 1960), General Act. Vol. V. The title to Act 25 of 1567 mas given by the Indian short Titles Act, 1597 (14 cf

Notification.

Enactments declared in force, or extended, by notification under the Scheduled Districts Act. 1871-contd.

2. THE TARAL PARGANAS-contd. Whether

No.

Subject.

Year.

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			extende		
	(2)—.	Acts of the Gover	nor Gene	ral	in Council-contd.
1863	zviit	Stamp duties	Declared force	en.	See Notification No 1553, dated 22nd September, 1870, sugra, p 1195
1970	VII	*Court fees	Ditto		Ditta.
,,	X	*Land-acquestion	Ditto		Ditto.
"	XIII	*Radways	Extended		See Notification No. 1334, dated 22n i September, 1870, espen, p. 1180
"	XX	Act (1570) Amendment let.	Declared force.	10	See Notification No. 1533, dated 22nd September, 1870, expes, p 1195.
"	XXVII	The Indian Penal Code Amend ment Act, 1570	Ditto		D tto.
1571	1	Cittle trespass	Ditto		Ditto.
.	v	*Personces	Latended		re Not teation No. 1234, dated 1 22nd Septe aber, 1879, eager, 18 1183.
	VIII	*Ilezu'edion .	Daland force	17	See Note cation No. 1553, dated, 22nd Seatember, 1970, exert, p. 1193
]	X	Tation	Dit o	1	Ditta.
"	AVIII	Males on land, Nor's Worken Pressuces.	Dula		Pats.
**	XXII	11The Bengal Chau Indaes (Amend ment) det, 1871.			ree Notineation No. 1554, dated Sind Negleculve, lately expes, p. 1152.

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Districts Act, 1874—contd. Enactments declared in force, or extended, by notification under the Scheduled

2. THE TARAI PARGANAS—contd.

Subject.

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See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189.	۱٠ .	рәриәзхд		IAXX	66
Dieco.	.	Ditto.	The Indian Penal Code Amend- ment Act, 1872.	XIX	
Ditto.	.	Dieto	-iva Evi- donce Act.	IIIAX	66
p. 1195. Ditto.	.	Ditto	n n i t s i r d O s Marriage.	ΛX	66
See Notification No. 1553, dated 22nd September, 1876, supra.	ui	Declared f	· noiliburlxIr	IX	
See Notification No. 1554, dated 22nd September, 1876, supra, p. 1189.		pspusixA	ord linining Pro-	x	£ 6
. Diffo.		Ditto	• Contracts	XI	<6
See Notification No. 1553, dated 22nd September, 1876, supra, p. 1195. Ditto.	uį	Declared 'Declared' force.		III	" 7281
See Notification No. 1554, dated 22nd September 1876, supro, p. 1189.	•	pəpuə1x4	s Oriminal Tribes.	IIVXX	"
See Notification No. 1553, dated 22nd September, 1876, supra, p. 1195.	uį	Declured force.	Land Improve-	IVXX	**
See Notification No. 1554, dated 22nd September 1876, supra, p. 1189.		рәриңхд	· · · slinulinA1	VXX	1781
in Council—contd.	wit	uon Gene	-Acts of the Gove	-(z)	•

Thet 25 of 1871 was repealed by Act 4 of 1879, which was also repealed by Act 9 of 1890, General Acts.

Yol. IV.

2 Act 26 of 1871 was repealed in the United Provinces by the Land Improvement Loans Act, 1863 (19 of 1883),

2 Act 26 of 1871 was repealed by Act 3 of 1911, General Acts, Vol. VII.

2 Act 27 of 1871 was repealed by Act 3 of 1911, General Acts, Vol. VII.

3 Act 27 of 1872 was repealed by Act 10 of 1882. See now Act 5 of 1898. General Acts, Vol. IV.

6 Act 10 of 1872 was repealed by Act 10 of 1882. See now Act 5 of 1898. General Acts, Vol. V.

6 Act 10 of 1872 was repealed by Act 21 of 1879. See now Act 5 of 1803, General Acts, Vol. V.

8 Act 10 of 1872 was repealed by Act 21 of 1879. See now Act 5 of 1803, General Acts, Vol. V.

8 Act 26 of 1872 was repealed by the Opium Act, 1878 (1 of 1878) General Acts, Vol. V.

8 Act 26 of 1872 was repealed by the Opium Act, 1878 (1 of 1878) General Acts, Vol. V.

Enactments declared in force, or extended, by notification under the S hed del Districts Act, 1871-contd.

2. THE TARAL PARGANAS-contd.

Year.	No.	Subject.	Wietle declare in force extende	l or	Netification.
	(2)	lets of the Gover	nor Gene	ral.	in Council-contd.
1576	1	! Tdeptyle .	Dedares force.	15	See Notif ation No 1553, direct 22nd September, 1576, supraid p 1195
1577	1	* Specific Relief (section 9)	Extended		See Note exten No. 55%—VII 281 3, dated 17th July, 1889, 1874, p. 1189
" }		Ditto (except 4, 9)	Ditto		See Notification No. 644 AH 281, dated 27th June 1844, expen, p. 1181
1852		*Gical Procedure (continue 223 to 228)	Dil'o	•	See Nedsfortion So. 109 - 111 251, duct 1995 February, 1889, 40172, p. 1141
	. "	Date (with mylifer tions)	Ditto	٠	See Nesticati n No 641 - VII 2-1, dated 27th June 1841, enjoy, p US2
16'41	ix	4 Italiwaya .	Designation frame		No 650-111 stil died the List, 1500-16 seper se of the person conferral the series se of the person conferral the series of the series died Date ta Act, 1516, the died Date ta Act, 1516, the Lieutent Lieutent Lieutent Lieutent (Lieutent Lieutent Lieutent), the list of Lieutent the list of Lieutent the list of Lieutent (Lieutent Lieutent), the list of Lieutent to Lieutent Lieuten
-					(See the et e et India, 1890, Pr. I., p. 776, and North Redees Ive mater and Oath Gardin, 1881, Pr. I., p. 201).
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Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

2. THE TARAI PARGANAS—contd.

Year.	No.	Subject.	Whether declared in force or extended.	Notification.
the second second	(2)-	-Acts of the Gover	nor General i	n Council—contd.
1907	. 111	Provincial Insolvency.		pleased to extend the whole of the Provincial Insolvency Act, 1907 (III of 1907), to the Kumaor Division, comprising the districts of Almora, Garhwal and Nani Tal, which division corresponds to the scheduled districts described in the said Scheduled Districts Act as the province of Kumaon and Garhwal and the Tarai Parganas. (See U. P. Gazette, 1909, Pt. I, p. 677 and Gazette of India, 1909, Pt. II, p. 1315.)
1908	V	Code of Civil Procedure.	Ditto .	No. 6.—VIII-346, dated the Ist January, 1909.—In exercise of the powers conferred by sections and 5 A of the Scheduled Districts Act, 1874, and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of the United Provinces of Agra and Oudh is pleased to extend to the Kumaon division, comprising the districts of Almora, Garhwal and Nani Tal (corresponding to the scheduled districts described in the said Act as the Province of Kumaon and Garhwal and the Tarai parganas) the Code of Civil Procedure, 1908 (excepting section 1 and sections 155 to 158 which already extend thereto); and to declare that the operation of the said Code in the said division shall be subject to the following modifications, namely:— (1) To section 15 the following words shall be added, namely:— Provided that the district count may by order in writing direct that any civil business cognizable by it and the courts under its control shall be distributed among those courts in such manner as it thinks fit: Provided also that a direction given under this section shall not empower any court to exercise

¹ Act 3 of 1907 was repealed by Act 5 of 1920. ² General Acts, Vol. VI.

Enactments declared in force, or extended, by notification wider the Scheduled
Districts Act. 1874—contd.

2. THE TABAI PARGATAS-coneld.

Yest.	X0	Salice	L	Whether declared in force or extended	Netiferties
	(2)-	-lets of the	Govern	nor General s	in Council—concld.
1005		(ode of Procedure	(स्टार्ग	Latended	any power or deal with any lousness lever I to himite ditting report joined stong. The according to the control of the control
(3)	Ac'el (le Lacuten v	f Gere	nerel tet	s ded Provinces in Cone I

3 THE SCHEDLED POLITICS OF THE MILEARLE DISTRICT

ter Natified in No. 1344 CH. district.

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III I' tel l'est es Esterles

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The Schid led Districts Act, 1874 (XIV of 1874), was from ht into force in the religibled portion of the Mirrapin District by the following Not feation, not charge.

And Cold 12 My 1879—There is not the power of small traction in the Andre State of the An

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Enac'ments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

3. THE SCHEDULED PORTION OF THE MIRZAPUR DISTRICT-contd.

Year. No.	Subject.	Whether declared in force or extended.	Notification.
the tree of the probability are proved associated and the stage associated and the stage of the			was an early companies.

		(I)— I	Bengal Regu	lati	ions.
1793	XXXVIII	The Indian Civi Service (Bengal Loans Prohibition Regulation 1793.) force.	in	In exercise of the power conferred by section 3 of the Scheduled Districts Act, 1874, the Licutenant-Governor of the North-Western Provinces and Chief Commissioner of Oudh is pleased, with the sanction of the Governor General in Council, to declare that so much of each enactment mentioned in the schedule hereto annexed as is in force in those parts of the North-Western Provinces which are not included in any Scheduled District is in force likewise in the scheduled portion of the Mirzapur District. 2. Nothing herein contained shall be deemed to affect the operation of any enactment in force in the aforesaid scheduled portion of the Mirzapur District and not mentioned in the said schedule. [N.B.—Where not otherwise stated it is only the unrepealed portions of the enactments specified that are intended to be declared in force.] (Here follows the Schedule, which contains among other enactments Bengal Regulation XXXVIII of 1793.) [See Gazette of India, 1879, Pt. I, p. 383, and North-Western Provinces and Oudh Gazette, 1879, p. 775.]
1798	1	Conditional Sales.	Ditto		See Notification No. 638, dated 30th May, 1879, above.
1799	v	7 777111	Ditto	•	Ditto.
1804	X	The Bengal State Offences Regula- tion, 1804.	Ditto	•	Ditto.

¹ Supra, Vol I. The title to Bengal Regulation 38 of 1793 was given by the Amending Act, 1897 (5 of 1897), s. 4, General Acts, Vol. IV.

Now the Governor of the United Provinces of Agra and Oudh.

Ben. Reg. 1 or 1798 was repealed in the Province of Agra by the Transfer of Property Act. 1882 (4 of 1882), General Acts, Vol. III.

Supra, Vol. I.

Enactments declared in force, or extended, by notification under the Schedules Districts Act. 1874-contd.

3. The Schiduled lortion of the Migrapus District-conf.

Whether

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Yesr.	No	Ful ject.	derlared in force of extended	Netif cation
		(I)—Benga	l Regulation	ns-contd
1800	NI.	The Bengal Troops Trans port and Tra vellers Assist- ance Pegula tion, 1806	Declared	in See Notification No. 634, date 1904 Max. 1879, expess, p. 1208
"	117%	Unterest I e demption (see tions 7 and 8)	Ditto	Dytto
1810	MX	Native Indise	I for	Į»tto
	7.7	43tititary Lives	Dt,	Ditto
1812	λı	The Bengal Fordan Irmi grants Pepula ton, 1812	Dillo	Irito.
1519	111	The liengal State Process Pegulatana 1818	Ditto	, bus w
1523	Χı	*The Lengal Gov ernment In demnity Regu- lation, 1822	Dito	l l
1523	V1	The Bernst In depocertment Regulating 1823	t Ditto	, Dus
	VII	Me Inlian Coll ferrice (Ber, all Lours Profits to a Pepulst n. 1823		Pus

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Enac'ments declared in force, or extended by notification under the Scheduled Districts Act, 1874—contd.

3. THE SCHEDULED PORTION OF THE MIRZAPUR DISTRICT—contd.

Year. No.	Subject.	Whether declared in force or extended.	Notification.
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(1)—Bengal Regulations.

		, ,	-1.5 21031		tone.
1793	XXXVIII	The Indian Civil Service (Bengal) Loans Prohibition Regulation, 1793.	force.	ir	In exercise of the power conferred by section 3 of the Scheduled Districts Act, 1874, the Lieutenant-Governor of the North-Western Provinces and Chief Commissioner of Oudh is pleased, with the sanction of the Governor General in Council, to declare that so much of each enactment mentioned in the schedule hereto annexed as is in force in those parts of the North-Western Provinces which are not included in any Scheduled District is in force likewise in the scheduled portion of the Mirzapur District. 2. Nothing herein contained shall be deemed to affect the operation of any enactment in force in the aforesaid scheduled portion of the Mirzapur District and not mentioned in the said schedule. [N.B.—Where not otherwise stated it is only the unrepealed portions of the enactments specified that are intended to be declared in force.] (Here follows the Schedule, which contains among other enactments Bengal Regulation XXXVIII of 1793.) [See Gazette of India, 1879, Pt. I, p. 383, and North-Western Provinces and Oudh Gazette. 1879, p. 775.]
1798	I	Conditional Sales.	Ditto	•	See Notification No. 638, dated 30th May, 1879, above.
1799	v	4Tho Bengal Wills and Intestacy	Ditto	•	Ditto.
1804	X	Regulation, 1799. The Bengal State Offences Regulation, 1804.	Ditto	•	Ditto.

Supra, Vol I. The title to Bengal Regulation 38 of 1793 was given by the Amending Act, 1897 (5 of 1897), s. 4, General Acts, Vol. IV.
 Now the Governor of the United Provinces of Agra and Oudh.
 Ben. Reg. 1 or 1798 was repealed in the Province of Agra by the Transfer of Property Act, 1882 (4 of 1882), General Acts, Vol. III.
 Supra, Vol. I.

Enactments declared in force, or extended, by notification under the Schedules Districts Act, 1871—contd

3. THE SCHEDULED LOUTION OF THE MIRRAPLE DISTRICT-COME!

Year	No	Sul ject.	Wheeler declared in force or extended.	nor Costi n	
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(I)-Bengal Regulations-contd

1500	λI	The I engal Troops Trans port and Tra vellers Assist ance Peruin tion 1866	Declared force	in the Notification No. 63%, dated 2001 May 1850 eaper p. 1203
	X/II	Unterest le demption (see tions 7 and 8)	Det 5	Dates
1610	717.	Natice Infoic ments ferhests		(hito
**	7/	Malatary	Dt,	D tto
1812	71	The Bengal Fores, n Irams grants Pepula tion, 1812	Ptto	Irto
1518	111	Me Bengal htate Inveners l'egulation 1818	Ditto	Dato en
1822	M	*Tie Ren al Gor emment In demn's Peau lation 1822	Intto	letta
1523	\1	The Beneal In depocentric * Light in 1823	Ditto	Du
	111	The Inian furl bersion (I mgal) Loans I nobil to no I equiation 1923.	I ¹ tto	Irtio

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Enactments declared in force, or extended, by notification under the Schedule Districts Act, 1874—contd.

3. THE SCHEDULED PORTION OF THE MIRZAPUR DISTRICT—contd.

Year.	No.	Subject.	Whether declared in force or extended.		. Notification.
		(1)—Benga	l Regulati	ons-	-concld.
1825	VI	The Bengal Troops Trans- port Regula-	Declared force.	in.	See Notification No. 638, dated 30th May, 1879, supra, p. 1208.
,,	XI	tion, 1825. The Bengal Alluvion and Diluvion, Regula-	Ditto	đ	Ditto.
"		tion, 1825. Courts Martial and Military Courts of Request.	Ditto	•	Ditto.
1827	Ш	The Bengal Corruption and Extortion Regulation, 1827.	Ditto	•	Ditto.
77	, v	¹ The Bengal Attached Estates Management Regulation, 1827.	Ditto	•	Ditto.
1829:	XVII	The Bengal Sati Regulation, 1829.	Ditto	•	Ditto.
1830	v	³ The Bengal Indigo-contract Regulation, 1830.	Ditto	•	Ditto.
1831	XI	⁴ Police-powers of Tahsildars.	Ditto		Ditto.
1833	IX	³ The Bengal Land Revenue (Settle- mentand Deputy Collec- tors) Regula- tion, 1833.	Ditto	•	Ditto.
1000	~~ /)—Acts of the Go			
1836	X	The Bengal Indigo Contracts	Declared force.	ın	See Notification No. 638, dated 30th May, 1879, supra, p. 1208.

¹ Supra, Vol. I. These short titles were given by the Amending Act, 1897 (5 of 1897), General Acts, Vol. IV.

Act, 1836.

Vol. IV.

2 Ben. Reg. 20 of 1825 was repealed by Act 10 of 1882. See now Act 5 of 1898, General Acts, Vol. V.

3 Supra. Vol. I. This short title was given to this Regulation by the Amending Act, 1903 (1 of 1903)

Bengal Code. Vol. I.

Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874-contd.

3. The Scheduled Portion of the Mirzapur District-con'd.

Year.	No.	Subject.	Whether declared in force of extended	i '	Notification.
	(2)—	-Acts of the Gover	nor Gener	al in (Council-contd.
1936	771	The Bengal Dis- tricts Act, 1836.	Deelare ! force		fee Notification No. 635, dated 3001 May, 1870, expres, p. 1809
	ZZLI	*Camp Folice	Pitto	• '	Ditto
1537	. 1v	Property in Land Act, 1837	Pitto		Ditto
1535	ZZV	Wille made be tween let Feb- ruary, 1637, and let January, 1860	Ditto		D tta
1939	XXIX	Doner .	Datto	. ;	Dus
	ZZZ	"Ini entance .	D tto	•	Irssa
.,	XXXII	Interest	Ditto		P tto.
1510	VI	Mills of Ix	Dirs	• :	D tto.
1541	XI	Mile org Courte of Propert	Dura		D tto
"	717	The birrow on (Property Projection) Art., 1511	Patto	1	Detail
1512	17	Halendony & and 3 Let , c 21 (Leane and Leto as)	£ "s	·i	1 (x
**	M	Military It said	D >	$\cdot $	1-11-0

^{*}Anticitife surrection for the foreign in a title for the fit of t

Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

3 The Scheduled Portion of the Mirzaphe District—confd.

Zear.	No.	Subject.	Whether declared in force of extended	or	Notification.
Particular and Assessment Constitution of the Particular and Parti	(2)	Acts of the Govern	or General	l in (Council—contd.
1813	7.	Slavery	Declared force.		See Notification No. 638, dated 30t May, 1879, supra, p. 1208.
1817	XX	² Copyright	Ditto	•	Ditto.
1850	IIZ	Public Accountants.	Ditto	•	Ditto
gana caprigas cair quint	XVIII	The Judicial Offi- cer's Protection Act, 1850.		•	Ditto.
27	XIX	The Apprentices Act, 1850.	Ditto	•	Ditto.
27	IXX	The Caste Dis- abilities Removal Act, 1850.	, Ditto	,	Ditto.
,,	VIXXX	State Prisoners .	Ditto	•	Ditto.
71	IIVXXX	The Public Servants (Inquiries) Act, 1850.		•	Ditto.
1852	XXX	The Indian Nat- uralization Act, 1852.	Ditto	•	Ditto.
99	XXXIII	Enforcement of judgments (so much as relates to Military Courts of Request).	1	٠	Ditto.
1853	п	1 11 11!	Ditto	•	Ditto
"	XIX	Recusant Wit-	Ditto	•	Ditto.

General Acts, Vol. I. These short titles were given by the Short Titles Act, 1897 (14 of 1897), General Acts, Vol. IV.

General Acts, Vol. I. This short title was given by the Public Servants (Inquiries) Act, 1850, Amendment Act, 1897 (1 of 1897), General Acts, Vol. IV.

Act 33 of 1852 was repealed by Act 8 of 1887. The latter was repealed by Act 12 of 1891, General Acts, Vol. IV.

Act 19 of 1853 was repealed by the Amending Act, 1903 (1 of 1903), Bengal Code, Vol. I.

Enactments declared in farce, or extended, by notification under the Scheduled Districts Act, 1874—contd.

3 THE SCHEDULED PORTION OF THE MIREARUR DISTRICT-COLL.

Yair	No.	Կորհերաբու	Whether declared in force of extendol		Notification.
	(2)—2	lets of the Govern	nor Genet	al ı	n Council -contd
1551	77.1	Police	Declare I	In	See Not-Catlon No 638, date 30th May, 1879, supra, p 1208
• }	IXXX	Loud Act, 1851	Ditto	٠	Dito
1855	. XI	Pileme Profit and Improvements Act, 1955	Date		D ito.
-	ХII	The Legal Re presents I t o a' buts let, 1851	Ditto	•	Det
ps 1	XIII	*The Indian Fa tal Accordence Act 1855	Date	•	Dire
,, 1	27111	The Martinged Letates' Adminis tration Act, 1853	D tto	•	Ditto
"	XXIV	Penal Servitude Act, 1855	D tto	٠	Ditto
*	XXVIII	Usiry Laws Re- post Act, 1853	Date	٠	Dus
1856	Χt	The Parpers Act, Beerters Act, 1856	D tto	•	Dira
	NII	Civil Court In inv	D to		Pres
*	N.	The Hola Wa dans' Bemar mage Act, 1850	D sto	•	Day
•	X.N	tide Brayal Chan Indeed Act 1859	Ditto		Det.

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Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

3. THE SCHEDULED PORTION OF THE MIRZAPUR DISTRICT-contd.

Year.	No.	Subject.	Whether declared in force or oxtended.		Notification.
	(2)	Acts of the Govern	or General	in (Council—contd.
1813	v	¹ Slavery	Declared	in	
1817	XX	² Uopyright	force. Ditto		May, 1879, supra, p. 1208. Ditto.
1850	XII	Public Account-	Ditto	•	Ditto
**	XVIII	The Judicial Offi- cer's Protection Act, 1850.	Ditto	•	Ditto.
,, !	XIX	² The Apprentices Act, 1850.	Ditto	•	Ditto.
"	XXI	³ The Caste Dis- abilities Removal Act, 1850.	Ditto	•	Ditto.
,,	XXXIV	¹ State Prisoners .	Ditto	. ;	Ditto.
**	XXXVII	'The Public Ser- vants (Inqui- ries) Act, 1850.	Ditto	•	Ditto.
1852	XXX	The Indian Nat- uralization Act, 1852.	Ditto	• • • • • • • • • • • • • • • • • • • •	Ditto.
**	XXXIII	Enforcement of judgments (so much as relates to Military Courts of Request).	Ditto		Ditto.
1853	II ,	The Landholders' Public Charges and Duties Act, 1853.	Ditto		Ditto.
,,	XIX	Recusant Wit-	Ditto	•	Ditto.

General Acts, Vol. I.
Act 20 of 1847 was repealed by Act 3 of 1914, General Acts, Vol. VIII. ² General Acts, Vol. I. These short titles were given by the Short Titles Act, 1897 (14 of 1897), General Acts, Vol. IV.

General Acts, Vol. I. This short title was given by the Public Servants (Inquiries) Act, 1850, Amendment Act, 1897 (1 of 1897), General Acts, Vol. IV.

Act 33 of 1852 was repealed by Act 8 of 1887. The latter was repealed by Act 12 of 1891, General Acts, Vol. IV.

Act 19 of 1853 was repealed by the Amending Act, 1903 (1 of 1903), Bengal Code, Vol. I.

Enactments declared in force, or extendel, by notification under the Schedulel Districts Act, 1874-contd.

3. THE SCHEDULED PORTION OF THE MIPZAPUR DISTRICT-conft.

Whether

Your.	No.	5ubj~ct.	in force exten lo	30	Noti leation
	(2)—2	Acts of the Govern	nor Gener	al 1	n Council -contd.
1851	zvi	1Police	Deelare I	m	See Notification No 638, dated 30th May, 1879, super, p 1208
.	IXXX	*Conveyance of Land Let, 1951	Ditto	•	D tto
1855	. XI	Mcane Profits and Improvements Act, 1855	Ptto		D tto.
-	MI	The Legal Re presentatives Suits Act, 1855	' Ditto	•	Dati
**	ии	The Indian la tal Accidents Act 1855	Dat,	•	D tto.
. (XXIII	The Mortgaged Estates' Admini- tration Act, 1833	D tto	•	Ditta
"	XXIV	Penal Servitude Act, 1883	Ditto	•	Dute.
**	XXVIII	Plan Landie, peal Act, 1855	Datto	•	Ditto
1856	, XI	The Purpers Duerters Act, 1850	Ditto	•	D tto.
**	XII	Civil Court Amins	Ibito		Dus
**	XV	The Hinla Wi done Remar mage Act, 1870	Ditto	٠	Dus
**	λX	The Beard Chie Individed, 1850	1) ita		I⊦•t .
1857	XI	titute titen en .	pu,	•	irus
	XIII	The O _c im Act, 1857	J, 1, 1	•	D too

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Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

3. THE SCHEDULED PORTION OF THE MIRZAPUR DISTRICT-contd

Year.	No.	Subject.	Whether declared in force or extended.		Notification.
	(2)	Acts of the Govern	or Genera	lin	Council—contd.
1857	VXX				See Notification No. 638, dated 30th May 1879, supra, p. 1208.
1858	III	¹ The State Prisoners Act, 1858.	Ditto		Ditto.
99	XXXV	² The Lunacy (District Coutrs) Act, 1858.	Ditto	٠	Ditto.
23	XXXVI	The Indian Lunatic Asylums Act, 1858.	Ditto	•	Ditto.
23	XL	³ Minors	Ditto	•	Ditto.
1859	III	⁴ Cantonment Joint Magistrates.	Ditto	•	Ditto.
"	IX	The Forfeiture Act, 1859.	Ditto	•	Ditto.
13	XIV .	⁵ Limitation of Suits.	Ditto	•	Ditto.
1	XV	Patents	Ditto	.	Ditto.
1860	IXX	¹ The Societies Registration Act, 1860.	Ditto	Accelerations of the state of t	Ditto.
,,	XXVII	⁷ Collection of Debts on Succession.	Ditto	.]	Ditto
**	XXXIV	The Government Officers Indem- nity Act, 1860.	Ditto	. }	Ditto.
1861	IX	⁸ Minors	Ditto		Ditto.

¹ General Acts, Vol. I. These short titles were given to these Acts by the Indian Short Titles Act, 1897 (14 of 1897), General Acts, Vol. IV.
² These Acts have been repealed by Act 4 of 1912, General Acts, Vol. VII.
² Act 40 of 1858 was repealed by the Guardian and Wards Act, 1890 (8 of 1890), General Acts, Vol. IV.
² Act 3 of 1859 was repealed by Act 3 of 1887, the latter was repealed by Act 12 of 1891, General Acts, Vol. IV.
² Act 14 of 1859 was repealed by the Limitation Act, 1871. (9 of 1871), and the Specific Relief Act, 1877 (1 of 1857). The Limitation Act, 1908 (9 of 1908), is now in force, General Acts, Vol. VI. As to the extension of 8.9 of Act 1 of 1877 to the scheduled portion of the Mirzapur District, see Notification No. 558—VII-281-3, dated 17th July, 1886, supra, p. 1180.
² Act 15 of 1859 was repealed by the Inventions and Designs Act, 1888 (5 of 1888), the Act of 1888 has also been repealed; the Act now in force is Act 2 of 1911, General Acts, Vol. VII.
² Act 27 of 1860 was repealed by the Succession Certificates Act, 1889 (VII of 1889), General Acts, Vol. IV.
² Act 9 of 1861 was repealed by the Guardian and Wards Acts, 1890 (8 of 1890), General Acts, Vol. IV.

Enactments declared in force, or extended, by notification under the Scheduled Districts Art, 1874-contd.

3. THE SCHEDULED PORTION OF THE MIRZAPUR DISTRICT-contd.

Year.	No.	Subject.	Whether declared in force or extended.	Notification.
	(2)	Acts of the Govern	or General in	Council-contd.
1862	III	The Government Scal Act, 1862.	Declared in force.	See Notification No. 135, dated 30th May 1579, supra, p. 1208.
1863	xvi	The Excise (Spirits) Act, 1863	Intio	Into
"	XX	The Religious Findon ments Act, 1863.	Intto	D tto
	XXIII	The Waste Lands (Clums) Act. 1563	Ditto .	Dito
.]	XXXI	The Official Ga-	, Ditto .	Intio
1861	111	The Poreigners Act, 1864.	Datto	b its.
	Vi	Act, 1851	Pello	12-45
16/3	u	The Carriers	I) eta	D tto
	xı	"Historial Small Conne Creti	Ders	Intto
-	xv	The Paris Mar mare and Divote A 1, 1865	Den .	1etts
. 1	XXI	The Pare Inter- tate Sciences in Act, 1863	Datto	1) ***
1500	v	thats of Fa change, Com- named Low	Pet 2	j. v

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Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

3. THE SCHEDULED PORTION OF THE MIRZAPUR DISTRICT—contd.

-			*	
Year.	No.	Subject.	Whether declared in force or extended.	Notification.

(2)—Acts of the Governor General in Council—contd.

1866	XXI	The Native Converts' Mar- riages Dissolu- tion Act, 1866.	force.	in	Sez Notification No. 638, dated 30th May, 1879, supra, p. 1208.
"	XXVIII	The Trustees and Mortgagees' Powers Act, 1866.		•	Ditto.
1867	X	² References by Mufassal Small Cause Courts.	Ditto		Ditto.
,,	XXV	The Press and Registration of Books Act, 1867.	Ditto	٠	Ditto.
1869	XV	² Prisoners' Testimony.	Ditto		Ditto.
1870	XXIII	The Indian Coinage Act, 1870.	Ditto		Ditto.
1871	XXII	⁴ The Bengal Chau- kidari (Amend- ment) Act, 1871.	Ditto		Ditto.
1877	I	⁵ Specific Relief (section 9).	Extended	. ,	See Notification No. 558—VII-281, dated 17th July, 1886, supra, p. 1180.
19	. X	Civil Procedure (except sections 1 and 3).	Ditto .		No. 637, dated 30th May, 1879. [See Gazette of India, 1879, Pt. I, p. 383, and North-Western Pro- vinces and Oudh Gazette, 1879, p. 775.]

¹ General Acts, Vol. I. The short title to Act 25 of 1867 was given by the Amending Act, 1897 (14 of 1897), s. 4, General Acts, Vol. IV.

² Act 10 of 1867 was repealed by Act 10 of 1877, see now Act 5 of 1908, General Acts, Vol. VI, Act 15 of 1869 was repealed by the Prisoners Act, 1900 (3 of 1900), General Acts, Vol. V.

³ Act 23 of 1870 was repealed by the Indian Coinage Act, 1906 (3 of 1906). General Acts, Vol. VI.

⁴ Act 22 of 1871 was repealed in the United Provinces of Agra and Oudh by Act 18 of 1919.

⁵ General Acts, Vol. II.

⁶ Act 10 of 1877 was repealed by Act 14 of 1882 which was extended Act 14 of 1882 was repealed by Act 5 of 1908, Genl. Acts, Vol. VI.

Enactments declored in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

3. THE SCHEDULED PORTION OF THE MIRZAPUR DISTRICT-contd.

Year.	No.	1	Subject.	Whether declared in force or extended.	Notification.
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(2)-Acts of the Governor General in Council-contd.

1879	NII 1 Amending Code Extended of Civil Procedure, etc. (except so much as amends the Indian Regultation and Limitation Acts, 1277).	No. 1262, dated the 3rd December, 1850—[See Gazile of Irlin, 1850, Pt. 1, p. 673, and Vorth, Western Provinces and Ood's Gazette, 1850, Pt. 1, p. 478]
1692	XIV SCIVIL Procedure (except sections I and 3)	No. 789, direct the 1st June, 1852 — In exercise of the power conferral by stom of the theory and 1854 (See No. 186) the theory Ad. 1854, He illement the Lorston of Core over all Chief Communioner of Oath in pleasel, with the previous enaction of the Givennor General in towns, in certain 14x XIV of 1852 (the Code of Cital Procedure, 1852) 15— Whe Dinni Dinnin, Ampring the Dinni Dinnin, Ampring De Dintrict of Jhann, Jalana and Lalityre (cropt sections Land 3, which are al- cease in the six Dis- treet, and sections 18, 19, 22, 27, 35 and 624, and is Program Jaconson London, with the life prine of the Dinnipplement (cropt in 1964) and in the configuration of the Dinnipplement (cropt in 1964) and in the configuration of the General Islan, 1862, pp. 1, p. 211, and Actions, 1863, pp. 1, p. 211, and Actions, 1863, pp. 1, p. 211, and Actions, 1863, pp. 1, p. 711, and Actions of Process and Octal Gircle, 1862, Pr. 1, p. 712.
1848	VII Mountaing Code of Into Civil Procedure.	No 196-111211, 2013 1913 the thirty 1116-In exercise of the power or of real by once a 3 of

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Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

3. THE SCHEDULED PORTION OF THE MIRZAPUR DISTRICT—contd.

Year.	No.	Subject.	Whether declared in force or extended.	Notification.
	(2)-	-Acts of the Gover	nor General	in Council—contd.
1888—'contd.	• •	Procedure, etc., (except so much as amends the Indian Regis- tration and Limi- tation Acts. 1877).	Extended .	the Scheduled Districts Act, 1874 His Honour the ² Lieutenant Governor of the North-Wester, Provinces and Chief Commissione of Oudh is pleased, with the previous sanction of the Governo General in Council, to extend to Pargana Jaunsar Bawar in the Dehra Dun District and to the scheduled portion of the Mirzapu District the Civil Procedure Cod Amendment Act, VII of 1888 except so much thereof as amend, the Indian Registration Act, 1877 and the Indian Limitation Act 1877, which is already in force [See Gazette of India, 1888, Pt I, p. 495, and North-Western Provinces and Oudh Gazette. 1888 Pt. I, p. 517.] No. 267—VII-281, dated 8th May 1889.—In exercise of the power conferred by section 5 of the Scheduled Districts Act, XIV of 1874, the ² Lieutenant-Governor of Oudh is pleased, with the previous sanction of the Governor General in Council, to extend sections 1 and 3 of Act X of 1888 (to amend the Code of Ciril Procedure and the Presidency Small Gause Courts Act, 1882) to the following Scheduled Districts in the North- Western Provinces:— (1) Pargana Jaunsar Bawar in the Dehra Dun District; (2) the scheduled portion of the Mirzapur Districts in the North- Western Provinces:— (1) Pargana Jaunsar Bawar in the Dehra Dun District; (2) the scheduled portion of the Mirzapur District; and ³ (3) the Jhansi Division, comprising the Districts of Jhansi. Jalaun and Lalitpur. [See Gazette of India, 1889, Pt. I, p. 362, and North-Western Provinces and Oudh Gazette, 1889, Pt. I, p. 210.]

¹ Rep by Act 5 of 1908, General Acts, Vol. VI.

The Jhansi Division has ceased to be a Scheduled District, see the United Provinces Act, 1890 (20 of 1890), s. 9 (1), supra, Vol. I.

Enactments declared in force, or extended, by notification under the Scheduled Districts Act. 1874-contd.

3. The Schipeled populor of the Mineappe District-con'd.

Yest.	No.	ful Jeck	Meriber declared in force or extended.	Notification,
	(2)	lets of the Got	renor General	an Council -contd.
13.15		Preclue		An SVII-JIS, detel the In
			•	for the beliefuled Princis Act,
1	į			1971, an I with the presidus sanc-
ļ	l			Council, the Leutenart ti steeres
- 1	1	1	ı	of the United Provinces of Arra and thath is theseed to extend the
- 1	1			Civil procedure Code, 1995 (et.
- 1	(f cepting section 1 and sections 153 to 109 whi h sires ly extent
			1	thereto); to the following Sche-
1	}	'	ı	duled Districts in the United 1 Provinces of Agra and Ordha—
1	- :			(1) Pargana Jannier Riwar In
- 1	,	1		the Debra Dyn Datriet
i	1			(2) The s heddled portion of the Mirrapur Deithet.
	1			 [80 0] P. Carero, 1905, Ph. Up. 4
1	1			an 1 Garette of India, 1909, In. 1, p. 37 }

*Ceperal Arts, Vot VI

4. JAUNSAR BAWAR

I The Scheduled Districts Act, 1874 (XIV of 1874), I was brought into force in parana Jaun or Bawar in the Dehra Dun District by the following Notefication, namely :--

An. CSA, dir 13 th May 1819 - In exercise of the power ecoferred by web-in 3 of the School delicit. Date to Act, 1816 (NIV of 1816). He flowing the the piecewist, nerver of the Acti Mortem Prairie and Chi I Commiss morel (ball to present with the previous and but it of the Content of coural in Council, to declare that the sail Act is in free in Parpura Januar I away in the liber a line from to Configurate of Int a, 1872, Pr. L. p. 381, and h. oth Horizon I'm stores and On the tras sto, 1872, I'm L. r. 774.11

Year N.S. Subjects	listher delived in free ct	Setifration.
(1)-	Beryal Begal	icst.
1775 WWII, the left to fit of the	il) fore	No 684, dold 200 Fey, 1875 Instance the programming to seek to 3 st the 5 which for the 1875 to 1800 to 1875. The form of 21 to 1800 to 180
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a County and the temp to the above the temp to the county of the temperature of temperature of the temperature of temper France Street of L ¥ **. 113

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Some destrict fore, prestended, by notification under the Scheduled Merchete Act, 1871 -contd.

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by and the Poetion of the Miezapur District-contd. Who ther 3, dielarid Notification. in facer or १४% स्त्रीकर् of the time ever General in Conneil-contd. ; [[1 1 2 2 2 1 7 . . the Setebuled Districts Act, 1874, 3344 His Horser the Lientenant. General of the North-Western Per increand Chief Commissioner of Ordh is pleased, with the pressure renetion of the Governor Beveral is Conneil, to extend to Person Jaun ir Bawar in the Into Der District and to the entertained pertion of the Mirzapur Practice the Civil Procedure Code As reducent Act. VII of 1888, every' remark thereof as amends the Indean Registration Act, 1877. es the Indian Limitation Act, INT. which is already in force. See Govern of India, 1888, Pt. Printers and Outh Gazette, 1888, Pl. I. p. 517.3 . No. 207-111-281, dated 8th May, Erma 1819 .- Ir exercise of the power en ferred by section 5 of the Seteduled Districts Act, XIV . INTA, tie Elicutenant-Goterries of the North-Western Provinces and the Chief Commiscater of Outh is pleased, with tl - previous sanction of the Governor General in Council, to extend sections I and 3 of Act X of 1888 (to amend the Code of Civil Procedure and the Presidency Small Cause Courts Act, 1882) to the following Scheduled Districts in the North-Wedern Provinces :-(1) Pargina Jaunsar Bawar in tle Dehra Dun District; (2) the scheduled portion of the Mirzapur District; and Jhansi Duisson, 2(3) Ue comprising the Districts of Jhansi, Jalaun and Lalitpur.

If See Gazette of India, 1889, Pt. 1, p. 362, and North-Western Provinces and Oudh Gazette, 1889,

Pt. I, p. 210.]

the ly to 5 of 1 S. Ger est Acre, Vol. VI. Now the Hair welthe best diff throw of Agra and Oudh. * 1 to the District of the core of in the a Scheduled District, see the United Provinces Act, 1890 (20 of 1890),

Enactments declared in force, or extended, by notification under the Scheduled Districts Act. 1874-contd.

3. THE SCHEDULED PORTION OF THE MIRZAPUR DISTRICT-contd.

0, 1th t 0 Dum -	
Yest. No. Subject. Whether declared in force or extended.	Notification.
(2)—tets of the Governor General in C. V. Cods of Cverl Preceded . No. f. th. C. V. Cods of Cverl Preceded . W. Co	ouncil—contd. 8.VII-316, dated the International 1902—In exercise of a powers conferred by section of a powers conferred by section of the International In

4 General Acts, Vol. VI.

4. JAUNSAR BAWAR.

I The Scheduled Districts Act, 1874 (XIV of 1874), was brought into force in pargana Jaumar Bawar in the Dehra Dun District by the following Notification, namely :-

No. 612, detail 304 May, 1879,-In exercise of the power conferred by section 3 of the School at Inducts Act, 1874 (MIV of 1874). His Honour the Lieutenant-Governor of the Acth-Western Provinces and Chief Commissioner of On the landaus

2 car	Non	Bul Joet.	declared in force or extended.	No	diffication.	
1573	*******	(1)—B	engal Regulat	ions.		
11.5	222111	The leden Gell Service (Pengal)	ferre.	No. 631, data	d 30th May, 1 of the power con	1579
	,	Least Probable t n Revola- ter, 1773.		by acction	3 of the Sch et, 1874, the	rolnbo
	t	({		٠٠.	
16,00	oreal free 1.2	TI.				

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Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

3. THE SCHEDULED PORTION OF THE MIRZAPUR DISTRICT-contd.

Year.	No.	Subject.	Whether declared in force or extended.	Notification.
	(2)-	Acts of the Gove	ernor General	in Council—contd.
1889—' con'd.	<i>11</i> '1	Procedure, etc., (except so much as amends the Indian Registration and Limitation Acts, 1877)	•	the Scheduled Districts Act, 1874 His Honour the *Licutenant Governor of the North-Western Provinces and Chief Commissioner of Oudh is pleased, with the previous sanction of the Governor General in Council, to extend to
ŧ				Pargana Jaunsar Bawar in the Dehra Dun District and to the
ŧ				scheduled portion of the Mirzapur District the Civil Procedure Code Amendment Act, VII of 1888,
1		r {	•	except so much thereof as amends the Indian Registration Act, 1877, and the Indian Limitation Act, 1877, which is already in force.
ŧ				See Gazette of India, 1888, Pt. I. p. 495, and North-Western Provinces and Oudh Gazette. 1888,
; ; ;		Amending Code of Civil Pro- celure, etc. (sec- , tions I and 3).	Ditto .	Pt. 1. p. 517.] No. 267—VII-281, dated 8th May, 1889.—In exercise of the power conferred by section 5 of the Scheduled Districts Act, XIV of 1874, the "Lieutenant-Go- vernor of the North-Western Provinces and the Chief Commis- sioner of Oudh is pleased, with
1	;	1		the previous sanction of the Governor General in Council, to extend sections 1 and 3 of Act X of 1888 (to amend the Code of Civil Procedure and the
the depth can be strong.	1		1	Presidency Small Cause Courts Act, 1882) to the following Scheduled Districts in the North-
Arband or or plant minutes	† † †	*		Western Provinces:— (1) Pargana Jaunsar Bawar in the Dehra Dun District; (2) the scheduled portion of the
***	t e ad capita			Mirzapur District; and 2(3) the Jhansi Division, comprising the Districts of Jhansi. Jalaun and Lalitpur. 5 See Gazette of India, 1889, Pt.
1				I, p. 362, and North-Western Provinces and Oudh Gazette, 1889, Pt. I, p. 210.]

¹ Rep by Act 5 of 1908, General Acts, Vol. VI.

Now the Governor of the United Pr vinces of Agra and Oudh,

The Juansi Division has ceased to be a Scheduled District, see the United Provinces Act, 1890 (20 of 1890), 5. 8 (1), supra, Vol. I.

Enactments declared in force, or extended, by notification under the Scheduled
Districts Act. 1874—contd.

3. THE SCHEDULED PORTION OF THE MIRRAPUR DISTRICT-contd.

Year.	No.	Fubject.	Whether declared in force or extended.	Notification.
1904		lete of the Gov Veste of Cvil Precedure		in Council—contd. No SYII—M6. dote the In Jaway 1002—In exercise at the powers conferred be section 6 of the Scheduled Distincts Act. 1874, and with the previous anneation of the General Governor General in Connect, the Leutenant Governor of the United Provinces of Acrs and Oath is pleased to extend the Civil procedure Cole, 1909 (cr. cepting section 1 and sections 135 to 158 which already extend thereto); to the following Scheduled Districts in the Cultical Provinces of Agrs and Oudhiad Provinces of Agrs and Oudhiad Charapar District. (1) Dispute Manner Lawar in Charapar District. See U.P. Gautte, 1909, Pt. 1, p. 4 and Ovette of India, 1909, Pt. 1, p. 22

I General Acts, Vol. VI.

4. JAUNEAR BAWAR.

[The Scheduled Districts Act, 1871 (NIV of 1874), I was brought into force in pargana Jaunsar Bawar in the Dehra Dun District by the following Notification, numely:—

No. (22, de-13018 May, 1870 - In exercise of the power conferred by section 2 of the School dided Detricts. Act, 1871 (ANY of 1871). His Homor the Heutenin-Governor of the Actil-Morten Persians and Chief Commissioner of On the yleans, with the persians spacetion

Year	ħa	hul Jeet.	Whether declared in lare of extended.		Notification,
13°3	XXXIII	(I)—II rife Ind in Civil bettier (Peral) Lieute Provid to Leculus to 1 fers	eigil Regui Declared 1 ree	, , ,	11. of III, dated 20 V May, 1879 — In exterior of the power conferred by section 2 of the Solution but the Act, 1881, the Month exist is now of the North Martine Provinces and Cold to many conferred to the pleased, with the according of the Georgean

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Property despreed in force or extended, In notification under the Scheduled Bististe Act, 1871—contd.

4. Jarran Bawan-contd.

es a ser privat de la riquestica de describi	televidente atendere appropriation	er yererlede grant de die Alle Gebeure des erligt zelegen angeste grant de State de des grantsgesche geben gegen gegen ge			
the company of	75	a sala	Whether deshred in here ar .	Notification,	
		•	ntinital.	per ver der eine iche Juder unter der einen delle eine mette gegen gegen gegen gegen gegen gegen gegen gegen g	

		(III—Bog	d Regulat	im:	-contd.
the second of th		The state of the s	To the state of management of an annual state of the stat	in	General in Council, to declare that so much of each enactment mentioned in the Schedule hereto annexed as is in force in those parts of the North-Western Provinces which are not included in any Scheduled District, is in force likewise in Pargana Jaunsar Bawar in the Dehra Dan District. 2. Nothing herein contained shall be deemed to affect the operation of any enactment in force in the aforeasid pargana, and not mentioned in the said Schedule. (N.B.—Where not otherwiso stated, it is only the unrepealed portions of the enactments specified that are intended to be declared in force.) (Here follows the Schedule, which contains, among other enactments. Bengal Regulation XXXVIII of 1793.) [See Gazette of India, 1879, Pt. I, p. 382, and North-Western Provinces and Oudh Gazette, 1879. p. 774.]
Trus	1	Mar Blac Assless	Ditto	٠	See Notification No. 634, dated 30th May, 1879, supra, p. 1220
Continues of the second	V	The Benzal Wills and Interincy Regulation, 1709.	Ditto		Ditto.
1891	Z,	The Bengal State Officees Regula- tion, 1803.	Ditto	e de la constantina del constantina de la constantina del constantina de la constant	Ditto.
1500	NI	The B e n g n l Troops Trans- port and Tra- vellers Assist- ance Regula- tion, 1806.	Ditto	ra by	Ditto. the Transfer of Property Act, 1882 (4 of

¹ Han. Reg. 7 of 1708 was repealed in the Province of Agra by the Transfer of Property Act, 1882 (4 of 1882), Ganval Acts, Vol. III.

1 Supra, Vol. 1. These short titles were given by the Amending Act, 1897 (5 of 1897), s. 4, General Acts, Vol. IV.

Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1871-contd

4 JAUNSAR BAWAR-contd.

Year	No	Subject	Whether declared in force or extended.	Notification.

(1)-Bengal Regulations-contd

18.41	, vii	Untere t , Redemp tion (sections 7 and 8)	Declared force	in	See Notification No 634, dated 30th May, 1879, supra, p 1220
1610	717	alatire Endono ments Lachente	Ditto		Ditto
	77	Milibiry Bazars	Duto		Ditto
1912	71	The Rengal Lereign Imme grants Regula tion, 1812	Ditto		Ditto
1818	In	The Bengal State Prisoners Regulation, 1818	Ditto		Ditto.
1822	M	The Bengal Gov ernment Indem nity Regulation, 1823	Ditto		D _{itto}
1523	. 11	The Bengal In digo contra e t s Regulation, 1823	Ditto		Ditto.
-	VII	The Indian Civil Service (Bengal) Loans Prohibition Regulation, 1823	Ditto		Ditto
1825	VI	The Bengal Troops Trans port Regulation, 1823.	Ditto		Ditto.

The Bog 1s of the Sammersheld in the Prother of Agracy the Truster of English Act, 1642 (deef feet), and the Sammersheld in the Prother of Agracy the Agracy of Control Acts Vol. 111 (1982) to the Sammersheld by the Carl after the Act in Sammersheld and the Control Act in Sammersheld in the Carl after the Act in Sammersheld and the Carl after the the Carl af

Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

4. JAUNSAR BAWAR-contd.

-					
Yoar,	No.	Subject,	Whether declared in force or extended.	Notification.	`
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(1)—Bengal Regulations—contd.

		(1)—Isenga	•		
1793	XXXVIII —contd.	The Indian Civil Service (Bengal) Loans Prohibition Regulation, 1793.	Declared force.	in	that so much of each enactment mentioned in the Schedule hereto annexed as is in force in those parts of the North-Western Provinces which are not included in any Scheduled District, is in force likewise in Pargana Janusar Bawar in the Dehra Dun District. 2. Nothing herein contained shall be deemed to affect the operation of any enactment in force in the aforesaid pargana, and not mentioned in the said Schedule. (N.B.—Where not otherwise stated, it is only the unrepealed portions of the enactments specified that are intended to be declared in force.) (Here follows the Schedule, which the content of the cancet of the cancet of 1793.) [See Gazette of India, 1879, Pt. I, p. 382, and North-Western Provinces and Oudh Gazette, 1879. p. 774.]
1798	1	Conditional sales.	Ditto		Sce Natissication No. 634, dated 30th May, 1879, supra, p. 1220
1799	V	The Bengal Wills and Intestacy Regulation, 1799.	Ditto	•	Ditto.
1801	X	² The Bengal State Offences Regula- tion, 1801.	Ditto	•	Ditto.
1806	XI	The Bengal Troops Transport and Travellers Assistance Regulation, 1806.	Ditto	-	Ditto.

¹ Ben. Reg. I of 1798 was repealed in the Province of Agra by the Transfer of Property Act, 1882 (4 of 1982), General Acts, Vol. III.

¹ Supra, Vol. I. These short titles were given by the Amending Act, 1897 (5 of 1897), s. 4, General Acts, Vol. IV.

I naciments declared in force, or extended, by notification under the Seledu'ed Districts Act. 1874-contd

1 Juneup Ranap_contd

(1)-Bengil Regulations-contd

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ALII : Material Automore Dischard for See A difference No. 634 distral

1806	7411	tion (rections 7 and S)	force	30th Mas, 1879, supra, p 1220
1810	717	*\alire Ludone ments Lockeate	Ditto	D 110
30	77	*3lilibiry I z nes	Dit o	Ditto
1812	71	The Bengal Perign Immi grants Regula tion, 1812	D tto	Ditto
1518	111	The Bengal State Prisoners Regulation, 1818	Ditto	Dua
1822	М	*Ti o llen_al Cov ernment Indem nity Pegulation 1822	Diffo	D Ho
1523	. 11	The Bergal In disoccutra et a Regulation, 1923	Ditto) D Ho.
•	VII	*Ti e Indian Civil bervice (liencal) Loans Probit! tion Reguls tion, 1823.	D tto	D na
1625	17	The Bongal Troops Trans port legulation, 1823.	Duo	Dua

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Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874-contd.

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Yess.	No.	Subject.	Whethe declars in force extende	d or	Notification.
wn 'est	ann vogerforste et ette t	(1)Bengal		ons-	_concld.
1525	X &	"The Beneal Allu- vion and Dilu- vion Regulation, 1 1825.	Declared force.	in	See Notification No. 634, dated 30th May, 1879, supra, p. 1220,
r i	XX	Teauts Martial and Military : Courts of Requests (*	Ditto.
1827	111	The Bengal Cor- ruption and Ex- tortion Begu- lation, 1827.	Ditto	•	Ditto.
En pr	**	The B e n g a l Attached Estates Management Re- gulation 1827.	Ditto	•	Ditto.
1820	ZAH		Ditto		Ditto.
1830	v	The Bengal Indigo-contracts Regulation, 1830.	Ditto	•	Ditto.
1831	XI	*Police-Powers of Tabsildars.	Ditto	•	Ditto.
1833	IX	The Bengal Land Rvenno (Settlement and Deputy Collectors) Regulation, 1833.	Ditto	•	Ditto.
·	10	C)—Acts of the Go	vernor Ge	nera	l in Council.
1836	(z	em Pangal Tile	Declared force.	in	See Notification No. 634, dated 30th May, 1879, supra, p. 1220.

² Supra, Vol. I. The short titles were given by the Amending Act, 1897 (5 of 1897), s. 4, General Acts. Vol. IV.

Vol. IV.

Ben. Reg. 20 of 1825 was repealed by Act 10 of 1882. See now Act 5 of 1898, General Acts, Vol. V.

Ben. Reg. 20 of 1825 was repealed by Act 10 of 1882. See now Act 5 of 1893, General Acts, Vol. V.

Supra Vol. I. The short titles were given by the Amending Act 1903 (1 of 1903), Bengal Code, Vol. I.

Supra, Vol. I.

I nactive its declared in force, or cites ded, by notifection in der the Scheduled Districts Act, 1871—contid

1 JAUNSAR BAWAR-contd

J ear	No	Subjœt	Whether declared in force or extended	NotiCoation
	(2)—	Acts of the Gover	nor General	in Com cil-contd
1834 1	XM	The Perg 1 Dy tricks Act 1850	Declared i	n See et est on No. CH. date I th Uni. ISO sugrit p. 120
1	77/1	1C mp Pol ce	D tto	P I
1537	11	"He Imperty i Inal let, 183	D ttø	Duo
1838	771	*Tin Wills Act 1838	D tto	D sto
1539	ZZIZ	*Ilo Dower Act	DIM	D tto
+ 1	111	*IT o Intertance Act 1839	1) tto	D tto
1933	77711	The Interest Act 1829	Dus	D tto
1810	11	al Unoff zchange	D tts	Ditto
1811	M	All ary Costs	Dи	D tta.
ı	/17	The Secret is (Importy Iro tortion) Act	1) tto	D tto
1512	18	Strend ng d and Strend ng d and Cleave and Pe	D tto	P tio
,,	XII	kie Military Donne	Du. >	D tto
1813	•	The Indian Statery Act 1913	Dia	Datto
181-	*/	"The Indian C py	Date)	D tto.
16.0	X11	The Putt A courtages De-	Pita	P rto.

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Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

4. Jaunsar Bawar—contd.

Year.	No.	Subject.	Whether declared in force or extended.	Notification.
	<u></u>	<u> </u>		

(2) Acts of the Governor General in Council—contd.

(2) Acts of the Governor General in Council—Comba.					
1850	XVIII	The Judicial Officers' Protection Act, 1850.	Declared force.	in	See Notification No. 634, dated 30th May, 1879, supra, p. 1220.
,,	XIX	¹ The Apprentices Act, 1850.	Ditto	•	Ditto.
"	XXI	The Casto Disabilities Removal Act, 1850.	Ditto.	•	Dítto.
,,	VIXXX	The State Prisoners Act, 1850.	Ditto	•	Dítto.
••	IIVXXX	² The Public Servants (Inquiries) Act, 1850.	Ditto.	•	Ditto
1852	XXX	The Indian Naturalization Act, 1852.	Ditto	•	Ditto.
**	XXXIII	³ Enforcement of Judgments (as far as relates to Military Courts of Request).	Ditto .	٠	Ditto.
1853	п	The Landholders' Public Charges and Duties Act, 1853.	Ditto	٠	Ditto.
,,	XIX	Recusant Wit-	Ditto .	•	Ditto.
1854	XVI	4Police	Ditto	•	Ditto.
۲۳ ₃₃	IXXX	The Conveyance of Land Act	Ditto	•	Ditto.
				,	1897 (14 of 1897),
-	37.3	T Whose short titles well	e given by t	he In	dian Short Titles Act, 1897 (14 of 1897),

¹ General Acts, Vol. I. These short titles were given by the Indian Short Titles Act, 1897 (14 of 1897), General Acts, Vol. IV.
² General Acts, Vol. I. This short title was given by the Public Servants (Inquiries) Act, 1850, Amendment Act. 1897 (1 of 1897), General Acts, Vol. IV.
Act. 1897 (1 of 1897), General Acts, Vol. IV.
² Act 33 of 1852 was repealed by Act 8 of 1887; and Act 19 of 1853 by the Amending Act, 1903 (1 of 1903), Ben. Code, Vol. I.
² Supra, Vol. I.

Enactmen's declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

4. JAUNSAR BAWAR-contd.

Year.	No.	Subject.	Whether declared in force or extended.	Notification.

(2) Acts of the Governor General in Council-contd.

1855	XI	The Mesos Pro- fits and Im provements Act, 1833	Derlared lorce		ution No. 631, dated , 1879, supra, p 1250,
*	nx	The Legal Re- presentatives' Sulta Act, 1855.	Ditto	ì	Ditto
••	nix	The Indian Patal Accidents Act, 1855	Ditto		Pato
**	nxx	"The Mortgaged Estates" Ad- ministration Act, 1855.	Ditto	•	Ditto
**	XXIV	The Penal Servi-	Ditto		Ditto
••	xxviii	The Using Laws Repeal Act, 1855	D tto		Ditto.
1856	Χι	The Eampean Beetters Act, 1854	Data	1	D tto.
٠	Xu	The Civil Court Arrises A e 1 .	Intto	•	Intio.
**	XV	Wilse Hind a Wilse Remark Rize Act, 1875	D.**•	}	Detto.
•	7.7	The Bengal Claudines Art, 1152.	D.r.	•	Dus
1417	Xt	The State Office on Act, 1837.	Dire	• 1	Dus

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Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

4. JAUNSAR BAWAR-contd.

Year.	No.	Subject.	Whether declared in force or extended.	Notification.
	·	<u> </u>		

(2) Acts of the Governor General in Council—contd.

(2) Acts of the Governor General in Council—conta.					
1850	XVIII	The Judicial Officers' Protection Act, 1850.	Declared force.	in	See Notification No. 634, dated 30th May, 1879, supra, p. 1220.
**	XIX	¹ The Apprentices Act, 1850.	Ditto	•	Ditto.
"	XXI	¹ The Casto Dis- abilities Re- moval Act, 1850.	Ditto.	•	Ditto.
77	XXXIV	The State Prisoners Act, 1850.	Ditto	•	Ditto.
**	XXXVII	² The Public Servants (Inquiries) Act, 1850.	Ditto.	•	Ditto
1852	XXX	The Indian Naturalization Act, 1852.	Ditto ′	•	Ditto.
,,	IIIXXX	³ Enforcement of Judgments (as far as relates to Military Courts of Request).	Ditto .	•	Ditto.
1853	п	The Landholders' Public Charges and Duties Act, 1853.	Ditto	•	Ditto.
,,	- XIX	Recusant Wit-	Ditto .	•	Ditto.
1854	XVI	Police .	Ditto	•	Ditto.
tr,,	XXXI	The Conveyance of Land Act	1	•	Ditto,
		1854.			No. Short Titles Act, 1897 (14 of 1897),

General Acts, Vol. I. These short titles were given by the Indian Short Titles Act, 1897 (14 of 1897), General Acts, Vol. IV.

**General Acts, Vol. I. This short title was given by the Public Servants (Inquiries) Act, 1850, Amendment Act, 1897 (1 of 1897), General Acts, Vol. IV.

**Act 33 of 1852 was repealed by Act 8 of 1887; and Act 19 of 1853 by the Amending Act, 1903 (1 of 1803), Ben. Code, Vol. I.

**Supra, Vol. I.

Enactmen's declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

4. JAUNSAR BAWAR-contd.

Year	No.	Subject.	Whether declared in force or extended.	1	Notification.
		J			
	(2)	lets of the Gove	rnor General u	ı Cour	icil—contd.

1855	11%	The Mana Profits and Improvements Act.	Declared force	in See 30t	Notification No. C31, disted h May, 1879, supra, p. 1220
,	711	The Legal Re presentatives' builts Act. 1935	Ditto	ì	Ditto
"	nıx	The Indian Fatal Accidents Act, 1855	Dato		Ditto
*	xxIII	The Vortgaged Estates' Ad ministration Act, 1855.	Ditto	• 1	Ditta.
٠. [XXIV	The Penal Servi-	Ditto	ı	Ditto.
(xxviii	The Unity Laws Repeal Act, 1855	Ditto	- !	Ditto.
1856	M	The l'ampent Deserters let. 1556	Duta	ļ	Dita'
	MI	The Civil Court Arms A e t ,	Jhtt ,	. '	Deto.
ы	xv	The HI s d u Wilse Remar page Act, 1833		1	$D \propto$
	7.4	The Bengol Claridari Ict, 1635	Ditto	•	Time
1857	21	The State Offen see Act. 1837.	Pr.		- water

through the Act 1 lbs posts the original and a transfer to Act 1 lbs posts the original and the Act 1 lbs posts the original and the Act 1 lbs posts a

Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

4. JAUNSAR BAWAR-contd.

Yoar.	No.	Subject.	Whoth declare in force extende	ed or	Notification.				
	(2)—Acts of the Governor General in Council—contd.								
1857	XXV	The Forfeiture Act, 1857.	Doclared force.	in	Sec Notification No. 634, dated 30th May, 1897, supra, p. 1220.				
1858	III	The State Prisoners Act, 1858.	Ditto	•	Ditto.				
**	XXXV	² The Lunacy (District Courts) Act, 1858.	Ditto .	•	Ditto.				
**	XXXVI	² The Indian Luna- tic Asylums Act, 1858.	Ditto .		Ditto.				
1,	XL	Illinors	Ditto .		Ditto.				
1859	· III	*Cantonment Joint Magistrates.	Ditto		Ditto,				
"	IX	¹ Tho Forfoituro Act, 1859.	Ditto	•	Ditto,				
,,	XIV	⁵ Limitation of Suits.	Ditto .	•	Ditto.				
,,	xv	^c Patents	Ditto .		Ditto.				
1860	XXI	⁴ The Societies Registration Act, 1860.	Ditto'		Ditto.				
,,	XXVII	7Collection of Debts on Suc- cession.	Ditto.		Ditto.				
,,	XXXIV	¹ Tho Government Officers' Indom- nity Act, 1860.	Ditto .	•	Ditto.				
1861	IX	⁸ Minors	Ditto .	•	Ditto.				

¹ General Acts, Vol. I. These short titles were given to these Acts by the Indian Short Titles Act, 1897 (14 of 1897), General Acts, Vol. IV
² These Acts have been repeated by the Lunacy Act, 1912 (4 of 1912). General Acts, Vol. VII.
² Act 40 of 1858 was repealed by the Guardian and Wards Act, 1890 (8 of 1890), General Acts, Vol. IV.
⁴ Act 3 of 1859 was repealed by Act 8 of 1887, General Acts, Vol IV.
⁵ Act 14 of 1859 was repealed by the Limitation Act, 1871 (9 of 1871), the Limitation Act of 1908 is now in

force.

by Act 15 of 1859 was repealed by the Inventions and Designs Act, 1888(5 of 1888), Act 5 of 1888 was repealed by Act 2 of 1911, General Acts, Vol. VII.

Act 27 of 1860 was repealed by the Succession Certificates Act, 1889 (7 or 1889), General Acts, Vol. IV.

Act 9 of 1861 was repealed by the Guardian and Wards Act, 1890 (8 of 1890), General Acts, Vol. IV.

Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874-contd.

4. JAUNSAR BAWAR-contd.

	 -		Whether	
Year	No	Subject.	declared in force or extended	Notification

(2)-Acts of the Governor General in Council-contd.

1862	ш	The Government Seal Act, 1862	Declared force	m	See Notification No. 634, dated 30th May, 1879, supra, p. 1220
1863	XVI	The Excise (Spirits) Act,	Dutto	•	Ditto
n	7%	The Religious Endowments Act, 1863	Ditto		Ditto.
*	77111	The Waste lands (Claims) Act, 1863	Ditto		Ditto
-	IXXX	The Official Ga zettes Act, 1863.	Ditto	٠	Ditto
1881	m	The Toreigners Act, 186t	Ditto		Ditto
*	VI	The Whipping	Dutto		Ditto
1863	111	The Carners Act,	Ditto		Ditto
••	XI	Mufassal Small Cause Courts	Ditto		Ditto
	XV	The Para Mar- riage and Di- vorce Act, 1863	Ditto		Ditto
-	XXI	The Parsi Intes- tate Succession Act, 1865	Ditto		Ditto
3576	v	Bills of Ex- tharge Com retroial Law	Ditto		Ditto
* 1600	X X	*Companies	Ditto		Ditto

and the group of the School and property in the Act, 1597 (14

A set in the sail peaked by the Prophydial Famil Cause Courts Act, 1867, 19 of 1867, General Acts, Vol. 1V.

And Latting and repeaked by the Transfer of Property Act, 1860 (2 of 1867), General Acts, Vol. 1V.

And 10 of 1000 and repeaked by the Transfer of Property Act, 1860 (2 of 1867), General Acts, Vol. VI.

And 10 of 1000 and repeaked by the Companies Act, 1862 (2 of 1867), the Companies Act of 1972 is

In force, General Acts, Vol. VI.

Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—contd.

4. JAUNSAR BAWAR-contd.

-			_	
Year.	No.	Subject,	Whether declared in force or extended.	Notification.

(2)—Acts of the Governor General in Council—contd.

1866	XXI	¹ The Native Converts Marriage Dissolution Act, 1866.	force.	in	See Notification No. 634, dated 30th May 1879, supra, p. 1220.
,,	XXVIII	The Trustees and Mortg a g e e s' Powers Act, 1866	Z:	•	Ditto.
1867	x	² References by Mufassal Small Cause Courts.	Ditto .	•	Ditto
,,	xxv	³ The Press and Registration of Books Act, 1867.	Ditto		Ditto.
1869	χV	⁴ Prisoners' Testimony.	Ditto		Ditto.
1870	XXIII	The Indian Coinage Act, 1870.	Ditto .		Ditto.
1871	IIXX	The Bengal Chaukidari (Amendment) Act, 1871.	Ditto .	•	Ditto.
1877	1	⁷ Specific Relief (section 9).	Extended	. 8	Gee Notification No. 558—VII-281-3, dated 17th July, 1886, supra, p. 1180.
***	- X	⁸ Civil Procedure (except sections 1 and 3).	Ditto .	.	No. 633, dated the 30th May, 1879. [See Gazette of India, 1879, Pt. I p. 381, and North-Western Provinces and Oudh Gazette, 1879 Pt. I, p. 774.]

¹ General Acts, Vol. I.
² Act 10 of 1867 was repealed by Act 10 of 1877. See now Act 5 of 1908, General Acts, Vol. VI.
² General Acts, Vol. I. This short title was given by the Indian Short Titles Act, 1897 (14 of 1897), General Acts, Vol. IV.
Acts, Vol. IV.
⁴ Act 15 of 1869 (except s. 15) was repealed by the Prisoners Act, 1900 (3 of 1900), General Acts, Vol. V.
♣ Act 23 of 1870 was repealed by the Indian Coinage Act, 1906 (3 of 1900), General Acts, Vol. VI.
♣ Act 22 of 1871 was repealed in the United Provinces of Agra and Oudh by Act 18 of 1919.
⁴ General Acts, Vol. II.
♣ Act 10 of 1877 was repealed by Act 14 of 1882. Act 14 of 1882 was repealed by Act 5 of 1908.
General Acts, Vol. VI.

Enactments declared in force, or extended, by notification under the Scheduled Districts Act, 1874—concld.

4. JAUNSAR BAWAR-concld.

Year.	No.	Subject	Whether declared in force or extended.	Notification.
	(2)—4	icts of the Gover	nor General i	in Council-concld.
1879	XII	Amending Code of Civil Pro- cedure, etc. (ex- cept so much as amends the Indian Regis- tration and Limi- tation dicts, 1577)	Extended .	See Notification No 1269, dated 3rd December, 1880, noted supra, p 1217.
1832	XIV	² Code of Civil Pro- cedure, ets (except sections 1 and 3).	Ditto .	See Notification No 759, dated 1st June, 1882, supra, p 1217.
1958	VII	imending Code of Civil Proce- dure, etc (ex- cept so much as amends the Indian Regis- tration and Limi- totion Acts, 1877.	Dritto .	See Notification No 803-VII-231, dated 18th October, 1833, supra, p 1217
**	x	2Amending Code of Civil Proce- dure (sections 1 and 3)	Dutto .	See Notification No 207-VII 231, dated 8th May, 1889, supra, p. 1218
1908	v	Code of Civil	Ditto	No 8-FILISMS, dated the Ist January 1909.—In excreto of the powers conferred by section 5 of the Schoduled Districts Act, 1874, and with the previous anection of the Governor General in Council, the Lieutenant Governor of the United Provinces of Agra and Oudh 11 pleased to extend the Civil Procedure Code, 1908, seception of the Provinces of the Civil Procedure Code, 1908, seception and the Debra Dan district. (2) The scheduled portion of the Mirayard district. [Sie U. P. Gartte, 1909, Pt. 1, p. 3 and Garctle of India, 1909, Pt. 1, p. 32.]

[&]quot;So me h of Act 22 of 16") as amouled the Code of Chill Procedure, 1877 (10 of 1877) was strpe led by Act 10 of 1887. "Lat by Act 5 of 19 5 with has been extended



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